

Exhibit 5

UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW JERSEY

FEE APPLICATION COVER SHEET

Debtor: Health Tech Harbor, Inc. Applicant: Hellring Lindeman Goldstein & Siegal LLP
Case No.: 20-19017 (RG) Client: Benjamin A. Stanziale, Jr., Trustee
Chapter: 7 Case Filed: July 29, 2020

**SECTION I
FEE SUMMARY**

☒ Interim Fee Application No. 1 or ☐ Final Fee Application

	<u>FEE</u>	<u>EXPENSES</u>
Total Previous Fee Requested:	\$ <u> </u>	\$ <u> </u>
Total Fees Allowed To Date:	\$ <u> </u>	\$ <u> </u>
Total Retainer (If Applicable)	\$ <u> </u>	\$ <u> </u>
Total Holdback (If Applicable)	\$ <u> </u>	\$ <u> </u>
Total Received By Applicant	\$ <u> </u>	\$ <u> </u>

NAME OF PROFESSIONAL & TITLE	YEAR ADMITTED (Or Years of Professional Service)	HOURS	RATE	FEE
Patricia A. Staiano, Esq.	1986	325.40	\$600	\$195,240.00
Bruce S. Etterman, Esq.	1984	288.20	\$500	\$144,100.00
TOTALS		613.60		\$339,340.00

Fee Totals:	<u>\$339,340.00</u>
Disbursements Totals:	<u>2,662.91</u>
Total Fee Application Request:	<u><u>\$342,002.91</u></u>

SECTION II SUMMARY OF SERVICES

	SERVICES RENDERED	HOURS	FEE
a)	Asset Analysis and Recovery Identification and review of potential assets including causes of action and non-litigation recoveries.	129.90	\$73,160.00
b)	Asset Disposition Sales, leases, abandonment and related transaction work.	0.00	0.00
c)	Avoidance Action Litigation Preferences and fraudulent transfer litigation.	0.90	480.00
d)	Business Operations Issues related to debtor-in-possession operating in Chapter 11 such as employee, vendor, tenant issues and other similar problems.	0.00	0.00
e)	Case Administration Coordination and compliance activities, including preparation of statement of financial affairs, schedules, list of contracts, United States Trustee interim statements and operating reports; contacts with the United States Trustee; general creditor inquiries	7.20	4,310.00
f)	Claims Administration and Objection Specific claim inquiries; bar date motions; analyses, objections and allowances of claims.	79.70	42,360.00
g)	Employee Benefits/Pensions Review issues such as severance, retention, 401K coverage and continuance of pension plan.	0.00	0.00
h)	Fee/Employment Applications Preparation of employment and fee applications for self or others; motions to establish interim procedures.	13.10	7,460.00
i)	Fee/Employment Objections Review of objections to the employment and fee applications of others.	0.00	0.00
j)	Financing Matters under 361, 363 and 364 including cash collateral and secured claims; loan document analysis.	0.00	0.00
k)	Litigation Other than Avoidance Action Litigation (there should be a separate category established for each major matter).	349.00	192,340.00
l)	Meetings of Creditors Preparing for and attending the conference of creditors, the 341(a) meeting and other creditors' committee meetings.	9.20	5,460.00
m)	Plan and Disclosure Statement Formulation, presentation and confirmation; compliance with the plan confirmation order, related orders and rules; disbursement and case closing activities, except those related to allowance and objections to allowance of claims.	0.00	0.00
n)	Relief from Stay Proceedings Matters relating to termination or continuation of automatic stay under 362.	0.00	0.00

o)	Accounting/Auditing Activities related to maintaining and auditing books of account, preparation of financial statements and account analysis.	2.80	1,680.00
p)	Business Analysis Preparation and view of company business plan; development and review of strategies; preparation and review of cash flow forecasts and feasibility studies.	0.00	0.00
q)	Corporate Finance Review financial aspects of potential mergers, acquisitions and disposition of company or subsidiaries.	0.00	0.00
r)	Data Analysis Management information systems review, installation and analysis, construction, maintenance and reporting of significant case financial data, lease rejection, claims, etc.	10.80	6,090.00
s)	Litigation Consulting Providing consulting and expert witness services related to various bankruptcy matters such as insolvency, feasibility, avoiding actions; forensic accounting, etc.	6.30	3,450.00
t)	Reconstruction Accounting Reconstructing books and records from past transactions and bringing accounting current.	0.00	0.00
u)	Tax Issues Analysis of tax issues and preparation of state and federal tax returns	4.70	2,550.00
v)	Valuation Appraise or review appraisals of assets	0.00	0.00
w)	Travel Time	0.00	0.00
y)	Other (specify category)	0.00	0.00
	SERVICES TOTALS	613.60	\$339,340.00

**SECTION III
SUMMARY OF DISBURSEMENTS**

	DISBURSEMENTS	AMOUNT
	Filing Fees Payable to Clerk of Court.	\$ 0.00
x)	Computerized Assisted Legal Research Westlaw, Lexis and a description of manner calculated.	846.14
y)	Pacer Fees Payable to the Pacer Service Center for search and/or print.	49.10
z)	Fax Include per page fee charged.	0.00
aa)	Case Specific Telephone/Conference Call Charges Exclusive of overhead charges.	1,367.85
bb)	In-House Reproduction Services Exclusive of overhead charges.	27.30
cc)	Outside Reproduction Services Including scanning services.	154.70
dd)	Other Research Title searches, UCC searches, Asset searches, Accurint.	0.00
ee)	Court Reporting Transcripts.	0.00
ff)	Travel Mileage, tolls, airfare, parking.	0.00
gg)	Courier & Express Carriers Overnight and personal delivery. (Messenger/Courier and FedEx)	23.52
hh)	Postage	194.30
ii)	Other (specify)	0.00
	DISBURSEMENTS TOTAL:	\$2,662.91

I certify under penalty of perjury that the above is true.

Date: September 14, 2022

/s/ Patricia A. Staiano

Signature PATRICIA A. STAIANO

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY	
Caption in Compliance with D.N.J. LBR 9004-1(b) HELLRING LINDEMAN GOLDSTEIN & SIEGAL LLP Patricia A. Staiano, Esq. Attorneys for Benjamin A. Stanziale, Jr. Chapter 7 Trustee One Gateway Center Newark, New Jersey 07102-5323 973.621.9020 pstaiano@hlgsllaw.com	
In Re: HEALTH TECH HARBOR, INC., Debtor.	Case No 20-19017 (RG) Judge: Rosemary Gambardella Chapter 7 Hearing Date: October 18, 2022 at 10:00 a.m.

FIRST INTERIM APPLICATION BY HELLRING LINDEMAN
GOLDSTEIN & SIEGAL LLP, ATTORNEYS FOR BENJAMIN A.
STANZIALE, JR., CHAPTER 7 TRUSTEE, FOR ALLOWANCE OF
COMPENSATION AND REIMBURSEMENT OF EXPENSES

TO: THE HONORABLE ROSEMARY GAMBARDELLA
UNITED STATES BANKRUPTCY JUDGE

The Application of Hellring Lindeman Goldstein & Siegal LLP (“HLGS” or “Applicants”), attorneys for Benjamin A. Stanziale, Jr., the Chapter 7 Trustee herein, respectfully represents and sets forth as follows:

1. Applicants are attorneys at law of the State of New Jersey admitted to practice before this Court. Applicants are attorneys for Benjamin A. Stanziale, Jr., the Chapter 7 Trustee (“Trustee”) for Health Tech Harbor, Inc. (“Debtor”), and file this application in support of a first interim award of attorneys' fees and reimbursement of expenses for services rendered as

attorneys for the Trustee in the Chapter 7 proceeding for the period July 23, 2021 through August 31, 2022.

2. On July 29, 2020, an involuntary Chapter 7 bankruptcy petition was filed for the Debtor in United States Bankruptcy Court for the District of New Jersey (“Court”). On July 22, 2021, the Court entered an Order for Relief. The United States Trustee for Region 3 appointed the Trustee as Chapter 7 Trustee for Debtor on July 22, 2021. By Order entered on August 4, 2021, effective July 23, 2021, the Trustee was authorized to retain Applicants as attorneys for the Chapter 7 Trustee. A copy of the Order authorizing Applicants’ employment as attorney for the Chapter 7 Trustee in the Chapter 7 case is annexed hereto as Exhibit A.

3. HLGS now makes its first interim application for an award of fees and allowance of expenses as attorneys to the Chapter 7 Trustee in the Chapter 7 case. Applicants seek this first interim award in the Chapter 7 case of \$339,340.00 in fees and \$2,662.91 for reimbursement of out-of-pocket expenses, for a total award of \$342,002.91.

4. The specific services performed by HLGS are detailed in the billing submitted by HLGS attached hereto as Exhibit B, the law firm's computer billing records.

SUMMARY OF LEGAL SERVICES RENDERED

Applicants provided legal services in the following areas:

5. Applicants prepared and filed an application for the Trustee to retain an accountant in this matter principally to engage in the substantial forensic accounting work occasioned by the nature of the case, as well as to deal address any tax issues that may arise.

6. Prior to the entry of the Order for Relief, the Debtor filed an action against Han Benefit Advantage, Inc. d/b/a BenAdvance (“BenAdvance”) in the Superior Court of New Jersey seeking to collect amounts due on a Demand Promissory Note, asserted to total in principal and interest to that date \$2,310,713.25, plus accruing interest. The action was removed

to the Bankruptcy Court and was pending under Adv. Pro. No. 21-01278. Applicants engaged in extensive negotiation and discussion regarding settlement of this action and related matters and claims with BenAdvance counsel and counsel for the vast majority of Debtor's creditors, who supported this settlement and indirectly were involved in same. In connection with these negotiations, Applicants engaged in extensive consultation and discussion with the Trustee and Trustee's accountants.

7. As part of these negotiations, Applicants, in consultation with Trustee's accountants, reviewed and considered significant amounts of documents and information presented by BenAdvance and various related entities and individuals principally pertaining to the wherewithal of BenAdvance, to various inter-entity transfers and to potential claims against other related entities or individuals. Applicants further, in consultation with Trustee's accountants, made a series of requests for additional information and documents to gain a further understanding of, and more complete information regarding, these matters. Thus, Applicants engaged in extensive "informal" discovery with BenAdvance.

8. In addition, since the amount and status of the majority of claims against the Debtor was intimately involved in the ultimate settlement of the BenAdvance action and related matters, Applicants also reviewed and analyzed the proofs of claim filed in this action in relation to the proposed terms of settlement, and consulted regarding the need for the filing or amendment of certain claims.

9. Applicants then negotiated a form of Settlement Agreement ("Agreement") with counsel for BenAdvance and related entities, in consultation with principal creditors' counsel. Applicants reviewed and revised this Agreement on multiple occasions. The Agreement ultimately addressed not only claims against BenAdvance, but claims against Health Alliance Network, Inc. ("HAN") and Health Alliance Group, Inc. ("HAG"), and resulted in the

payments due to the estate totaling \$350,000 and reduction in filed claims against the estate of in excess of \$2.8 million. The initial settlement payment of \$275,000 was made in a timely manner, but the second payment of \$75,000 was not timely made with only a further sum of \$25,000 having been paid on time. Thus, Applicants engaged in further communication with BenAdvance counsel seeking such payment and providing notice as required by the Agreement in case of default. Applicants prepared and submitted to the Court an Application and form of Judgment in accordance with the Agreement seeking the Court's entry of a Judgment in the amount of the \$50,000 remaining due against BenAdvance, HAN, HAG and Anthony V. Milone, BenAdvance's principal. Applicants' efforts were successful and the Trustee received the remaining \$50,000.00 due and owing from BenAdvance in full payment of the settlement amount.

10. Applicants prepared and filed motion papers seeking the Court's approval of this settlement, including a letter brief, Certification in support of the Trustee, and a Certification of Trustee's accountants prepared with the accountants, as well as a Notice of Settlement of Controversy. Applicants also negotiated the form of a Declaration submitted by BenAdvance's principal and an Affidavit submitted by Debtor's largest creditor in support of the settlement, and negotiated and drafted a form of Consent Judgment. These filings resulted in the Court's approval of the settlement.

11. Applicants also negotiated, in consultation with Trustee's accountants, the form of a Supplemental Declaration submitted by BenAdvance's principal pursuant to the Agreement swearing to the validity of key pieces of information and documentation submitted by BenAdvance, including regarding related entities, as part of the "informal" discovery leading to the settlement. As part of this process, Applicants requested certain further documentation and edited forms of the Supplemental Declaration.

12. Applicants communicated with Debtor's counsel to insure payment of the amounts due pursuant to the BenAdvance settlement, as a result of which the estate was paid a total of \$350,000.

13. The Estate also had a claim of approximately \$7.7 million per the Debtor's Schedules, based on funds the Debtor had loaned to DGN Pharmacy, Inc. d/b/a PersonalRX ("PRX"). Applicants negotiated and drafted a form of Non-Disclosure Agreement with PRX counsel in order that PRX would provide to Trustee's professionals substantial amounts of underlying financial data regarding PRX. Applicants participated in a September 27, 2021 conference call with PRX's principal and a broker seeking financing for PRX to have a discussion regarding PRX's finances.

14. Applicants engaged in negotiation and discussion regarding settlement of this claim and related matters with PRX's counsel. In connection with these negotiations, Applicants engaged in extensive consultation and discussion with the Trustee and Trustee's accountants. Applicants also kept counsel for many of the Debtor's creditors apprised of the negotiations with PRX.

15. In connection with these negotiations, Applicants engaged in extensive consultation and discussion with the Trustee and Trustee's accountants. Applicants reviewed and analyzed multiple settlement proposal letters from PRX counsel. Applicants participated in a February 10, 2022 conference call, including PRX's principal, its counsel, its broker, counsel for its new investor, and representatives of that investor.

16. As part of these negotiations, Applicants, in consultation with Trustee's accountants, reviewed and considered significant amounts of documents and information presented by PRX, principally pertaining to the wherewithal of PRX, to PRX's new investor, and to other PRX debts that were satisfied or intended to be satisfied. Applicants further, in

consultation with Trustee's accountants, made requests for additional information and documents to gain a further understanding of, and more complete information regarding, these matters.

Thus, Applicants engaged in extensive "informal" discovery with PRX.

17. Applicants then negotiated with counsel for PRX a form of Settlement Agreement ("PRX Agreement") with PRX and its principal, Lawrence Margolis ("Margolis"). Applicants also drafted this PRX Agreement. The PRX Agreement resulted in the payment to the estate of \$1,800,000 and reduction in filed claims against the estate of in excess of \$828,000.

18. Applicants prepared and filed motion papers seeking the Court's approval of this settlement, including a letter brief, Certification in support of the Trustee, and a Certification of Trustee's accountants prepared with the accountants, as well as a Notice of Settlement of Controversy. Applicants also negotiated the form of a Certification submitted by PRX's President in support of the settlement. Applicants engaged in discussions with counsel for Debtor's principal unsecured creditors, and conferenced directly with Debtor's largest creditor on May 3, 2022, regarding the settlement.

19. Applicants prepared responsive papers to the Objection and Supplemental Objection to the settlement filed by Debtor's largest creditor. Applicants prepared for and attended two hearings where Applicants argued for approval of the settlement, which took place on June 21 and 28, 2022, as well as the hearing on July 7, 2022 where the Court read its Opinion. Applicants also attended Margolis' deposition on June 24, 2022, which had been requested by the creditor and directed by this Court. All of the foregoing actions resulted in the Court's approval of the settlement. Applicants communicated with counsel for PRX and with Margolis regarding the delay in payment of the settlement according to the settlement's terms resulting in the receipt of the \$1.8 million settlement amount on August 3, 2022.

20. Applicants acted expeditiously to respond to the request by the Debtor's largest creditor to review PRX financial documents provided to the Trustee as part of the process of arriving at the settlement with PRX. Applicants obtained PRX's permission for the release of these documents, which had originally been produced to the Trustee pursuant to a Non-Disclosure Agreement, and provided the documents to the creditor.

21. Applicants engaged in a detailed review and analysis of proofs of claims filed in this case and the Court's claims register to determine whether the Trustee needed to take action with respect to any of the filed claims. Applicants prepared and filed a motion with respect to the status of the late-filed claim of Goodwin Proctor LLP resulting in an Order of this Court in accord with that motion. Applicants engaged in a series of communications with various creditors who had filed proofs of claim, and/or their counsel or representatives, seeking support or additional support for the filed claims and/or to seek clarification of discrepancies with respect to same. Applicants researched, prepared and filed a motion to expunge the claim of Abouyan Dobbs LLC, which is still pending. Applicants prepared and filed a motion to expunge the claim of Daniel J. Wampler, which is still pending, although the motion was unopposed. Applicants negotiated a form of Consent Order with claimant Keith Gallant reclassifying as a general unsecured claim his claim filed as a priority wage claim, and then prepared and filed that Order and a supporting Application, resulting in the reclassification of that claim. Applicants negotiated a form of Consent Order with claimant Dustin Wilson reducing the amount of his general unsecured claim, and then prepared and filed that Order and a supporting Application, resulting in the reduction of that claim.

22. Applicants engaged in ongoing communication and consultation with the Trustees' accountants and the Trustee regarding various tax filings that may be required, the filing of returns, related tax questions, and questions regarding the IRS proof of claim.

23. Applicants prepared and filed this fee application and worked with the Trustee's accountants and the Trustee on this and the accountants' fee application.

24. In addition to the above litigation and other matters, Applicants addressed all creditor inquiries, resolved all matters directed by the Trustee, and interfaced with all parties to the case on a regular basis.

25. Details of the Applicants' services are set out in the time records annexed hereto as Exhibit B.

26. Applicants believe that the foregoing services are reasonable and necessary and were beneficial to the Trustee and the Estate.

SUMMARY OF TIME CHARGES AND EXPENSES

27. Applicants have staffed this case and distributed work in an efficient and effective manner and have performed services on behalf of the Trustee at a rate which the Applicants believe is a reasonable rate for the services performed. The principal attorney in charge of the matter is Patricia A. Staiano, Esq.

28. Exhibit B attached hereto sets forth the name of each attorney who performed services, the date of such services and the time expended. It is respectfully submitted that the foregoing services rendered by Applicants as attorneys for the Trustee were necessary and beneficial to the creditors of this Estate.

29. The services performed from July 23, 2021 through August 31, 2022 total 613.60 hours in an amount of \$339,340.00. This time and requested fee does not include 34.9 hours in time voluntarily not charged in this fee application due to the duplicative and ministerial nature of some of the services performed, voluntarily reducing the requested fee by \$18,170.00. The following is a summary of the professionals who performed the services, their hourly rate and time expended:

NAME OF PROFESSIONAL & TITLE	YEAR ADMITTED (Or Years of Professional Service)	HOURS	RATE	FEE
Patricia A. Staiano, Esq.	1986	325.40	\$600.00	\$195,240.00
Bruce S. Etterman, Esq.	1984	288.20	\$500.00	\$144,100.00
TOTALS		613.60		\$339,340.00

30. In addition to the legal services performed by this firm, Applicants have incurred disbursements for the applicable period in the amount of \$2,662.91. The disbursements are as set forth below:

	DISBURSEMENTS	AMOUNT
(a)	Computerized Assisted Legal Research Westlaw, Lexis and a description of manner calculated	\$846.14
(b)	Pacer Fees Payable to the Pacer Service Center for search and/or print.	49.10
(c)	Case Specific Telephone/Conference Call Charges Exclusive of overhead charges.	1,367.85
(d)	In-House Reproduction Services Exclusive of overhead charges.	27.30
(f)	Outside Reproduction Services Including scanning services.	154.70
(g)	Courier & Express Carriers Overnight and personal delivery. (Messenger/Courier and FedEx)	23.52
(h)	Postage	194.30
	DISBURSEMENTS TOTAL:	\$2,662.91

WHEREFORE, Applicant Hellring Lindeman Goldstein & Siegal LLP respectfully requests its first interim award as attorneys for Benjamin A. Stanziale, Jr.,

Chapter 7 Trustee in the amount of \$339,340.00 together with reimbursement for Applicants' expenses in the amount of \$2,662.91 for a total award of \$342,002.91.

HELLRING LINDEMAN GOLDSTEIN & SIEGAL LLP
Attorneys for Benjamin A. Stanziale, Jr., Chapter 7 Trustee

By: /s/ Patricia A. Staiano
PATRICIA A. STAIANO
A Member of the Firm

Dated: September 14, 2022

EXHIBIT A



Order Filed on August 4, 2021
by Clerk
U.S. Bankruptcy Court
District of New Jersey

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY	
Caption in Compliance with D.N.J. LBR 9004-1(b) HELLRING LINDEMAN GOLDSTEIN & SIEGAL LLP Patricia A. Staiano, Esq. Proposed Attorneys for Benjamin A. Stanziale, Chapter 7 Trustee One Gateway Center Newark, New Jersey 07102-5323 973.621.9020 pstaiano@hlglaw.com	
In Re:	
HEALTH TECH HARBOR, INC.,	
	Debtor.

Case No 20-19017 (RG)

Judge: Rosemary Gambardella

Chapter 7

**ORDER AUTHORIZING RETENTION OF HELLRING
LINDEMAN GOLDSTEIN & SIEGAL LLP AS COUNSEL FOR TRUSTEE**

The relief set forth on the following page numbered two is hereby ORDERED.

DATED: August 4, 2021

A handwritten signature in cursive script that reads "Rosemary Gambardella".

Honorable Rosemary Gambardella
United States Bankruptcy Judge

Upon the Applicant's request for authorization to retain Hellring Lindeman Goldstein & Siegal LLP as counsel, it is hereby ORDERED

1. The applicant is authorized to retain the above party in the professional capacity noted.

The professional's address is: One Gateway Center
Newark, New Jersey 07102

2. Compensation will be paid in such amounts as may be allowed by the Court on proper application(s).

3. If the professional requested a waiver as noted below, it is

☐ Granted ☐ Denied.

☐ Waiver, under D.N.J. LBR 2014-2(b), of the requirements of D.N.J. LBR 2016-1.

☐ Waiver, under D.N.J. LBR 2014-3, of the requirements of D.N.J. LBR 2016-1 in a Chapter 13 case. Payment to the professional may only be made after satisfactory completion of services.

4. The effective date of retention is July 23, 2021.

rev.8/1/15

EXHIBIT B



COUNSELLORS AT LAW
 ONE GATEWAY CENTER
 NEWARK, NEW JERSEY 07102-5323
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 www.hlgslaw.com

BENJAMIN A. STANZIALE, JR., CHAPTER 7 TRUSTEE
 BENJAMIN A. STANZIALE, P.C.
 2839 ROUTE 10, SUITE 102
 MORRIS PLAINS, NEW JERSEY 07950

Matter #: 15415

Date: September 1, 2022

Re: BENJAMIN STANZIALE
 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Atty	Hrs
<u>Professional Time</u>			
07/23/2021	Review docket sheets and pleadings for main case and adversary proceeding and other documents forwarded by Trustee and Cullen and Dykman LLP.	PAS	3.30
07/23/2021	Conference call with Trustee, Bonnie L. Pollack, Esq. and Matthew G. Roseman, Esq. and follow up with Trustee.	PAS	1.40
07/23/2021	Numerous emails and discussions with Trustee regarding new matter, including his discussion with Daniel Stolz, Esq., retention of accountant, document discovery, potential course of action.	PAS	1.90
07/23/2021	Preparation of retention application (0.8) and file opening documents, including conflicts search (1.2).	PAS	2.00
07/25/2021	Further review pleadings/documents associated with case, involuntary proceedings, and emails from Trustee regarding same.	PAS	2.20
07/26/2021	Further review pleadings in bankruptcy case and state court.	PAS	1.70
07/26/2021	Review Trustee emails with debtor counsel.	PAS	0.20
07/26/2021	Emails with counsel to petitioning creditors	PAS	0.20



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Matter #: 15415

Date: September 1, 2022

Re: BENJAMIN STANZIALE
 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att.	Hrs
07/26/2021	Emails with counsel to BenAdvance.	PAS	0.30
07/26/2021	Discussions and emails with Trustee regarding retention of accountant.	PAS	0.40
07/26/2021	Conference call with Trustee and prospective accountants.	PAS	0.50
07/26/2021	Emails with all counsel regarding Section 341 meeting, discovery.	PAS	0.30
07/27/2021	Telephone call with Daniel Stolz, Esq.	PAS	0.60
07/27/2021	Status discussions with Trustee regarding document review, potential causes of action, discussion with Daniel Stolz, Esq.	PAS	0.70
07/27/2021	Review accountant certification for retention (0.1), emails regarding same (0.1).	PAS	0.20
07/27/2021	Review Stipulation Extending Time in adversary proceeding (0.1) and emails regarding same (0.1).	PAS	0.20
07/28/2021	Review documents regarding Scotti suit and emails with Daniel Stolz, Esq. regarding same.	PAS	0.40



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Matter #: 15415

Date: September 1, 2022

Re: BENJAMIN STANZIALE
 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att.	Hrs
07/28/2021	Discussion with Trustee, Joseph J. DiPasquale, Esq. and Kevin J. Harrington, Esq. (counsel to BenAdvance) and follow up call with Trustee.	PAS	0.80
07/29/2021	Review further documents sent by Trustee.	PAS	0.70
07/29/2021	Emails with debtor counsel.	PAS	0.10
07/29/2021	Preparation accountant retention, including emails with accountant and Trustee.	PAS	0.50
07/30/2021	Review of further Court documents.	PAS	0.40
07/30/2021	Emails and discussions with Trustee regarding discovery from parties, analysis of issues, obtaining access to debtor premises, teleconferences with Margolis and debtors' counsel on Tuesday.	PAS	1.30
07/30/2021	Emails with BenAdvance and petitioning creditors' counsel regarding discovery.	PAS	0.10
07/30/2021	Emails with debtors' counsel regarding conference call, discovery.	PAS	0.20
07/30/2021	Emails with Daniel Stolz, Esq. regarding conference call.	PAS	0.10



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Matter #: 15415

Date: September 1, 2022

Re: BENJAMIN STANZIALE
 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att.	Hrs
08/02/2021	Emails with Bonnie Pollack, Esq.	PAS	0.20
08/02/2021	Emails with BenAdvance counsel and review documents.	PAS	0.90
08/02/2021	Emails with debtor counsel.	PAS	0.30
08/02/2021	Emails with Daniel Stolz, Esq.	PAS	0.30
08/03/2021	Conference call with Trustee and debtor counsel, Gregory S. Kinoian, Esq.	PAS	2.00
08/03/2021	Conference call with Trustee, Daniel Stolz, Esq. and Lawrence Margolis, principal of debtor.	PAS	2.00
08/03/2021	Follow up discussions and emails with Trustee regarding telephone conferences.	PAS	0.60
08/03/2021	Review information from BenAdvance counsel regarding valuation.	PAS	0.40
08/05/2021	Email and documents from debtor's counsel and emails with Trustee team regarding same.	PAS	0.70



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Matter #: 15415

Date: September 1, 2022

Re: BENJAMIN STANZIALE
 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att.	Hrs
08/05/2021	Email from Joseph J. DiPasquale, Esq. regarding adversary proceeding and emails with Trustee regarding same.	PAS	0.40
08/09/2021	Emails with debtor counsel regarding schedules/statement of financial affairs and 341 meeting.	PAS	0.10
08/09/2021	Email to Trustee team regarding documents received from parties/obtaining access to debtor documents.	PAS	0.20
08/11/2021	Conference call with Trustee, accountants, Kevin Harrington, Esq., Joseph J. DiPasquale, Esq. (1.0) and follow up call with Trustee (0.4) and emails with accountants regarding next steps regarding BenAdvance offer and discovery (0.4).	PAS	1.80
08/12/2021	Conference call with Bonnie Pollack, Esq., Matthew Roseman, Esq., Trustee and accountants regarding BenAdvance, petitioning creditors' offer, discovery (0.9) and follow up phone call with Trustee (0.4).	PAS	1.30
08/13/2021	Emails regarding mediation fees.	PAS	0.20
08/16/2021	Emails regarding mediator fees for debtor.	PAS	0.30
08/16/2021	Emails and review documents for conference call with accountants tomorrow.	PAS	0.50
08/17/2021	Emails regarding mediation costs.	PAS	0.10



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Matter #: 15415

Date: September 1, 2022

Re: BENJAMIN STANZIALE
 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att.	Hrs
08/17/2021	Emails regarding conference call regarding debtor's books and records.	PAS	0.10
08/17/2021	Conference call with Trustee, Karl Knechtel, and Brian Jordan regarding books and records, etc.	PAS	1.00
08/18/2021	Discuss preparation of non-disclosure agreement with Bruce S. Etterman, Esq.	PAS	0.10
08/18/2021	Review order approving retention of accountants and transmit same.	PAS	0.10
08/18/2021	Emails regarding debtor books and records.	PAS	0.30
08/18/2021	Conference with Patricia A. Staiano, Esq. regarding non-disclosure agreement and related matters.	BSE	0.10
08/19/2021	Emails and review draft non-disclosure agreement, comments regarding same.	PAS	0.40
08/19/2021	Conference with Patricia A. Staiano, Esq. regarding non-disclosure agreement ("NDA") and related issues (0.1); email Ms. Staiano regarding NDA (0.1); review documents regarding facts and prepare draft NDA, and email Ms. Staiano regarding same (0.7); draft of NDA with PersonalRX (2.3).	BSE	3.20
08/20/2021	Emails with Bruce S. Etterman, Esq. and Daniel Stolz, Esq. regarding non-disclosure agreement, including final revisions.	PAS	0.50



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08/20/2021	Emails and BenAdvance counsel and Trustee team regarding information required to analyze BenAdvance proposal.	PAS	0.40
08/20/2021	Conference call with debtor's counsel and principal with Trustee and accountants regarding debtor's books and records (0.7)) and attendant emails and telephone calls with Trustee team regarding same (0.7).	PAS	1.40
08/20/2021	Conference with Patricia A. Staiano, Esq. regarding Non-Disclosure Agreement ("NDA")/revise same with her (0.3); revise NDA and email Ms. Staiano regarding same (0.3).	BSE	0.60
08/21/2021	Emails with Daniel Stolz, Esq. regarding non-disclosure agreement (0.1) and Lawrence Margolis regarding search terms (0.1).	PAS	0.20
08/21/2021	Email to Cullen and Dykman LLP regarding questions with BenAdvance proposal.	PAS	0.10
08/23/2021	Email from accounts regarding search terms.	PAS	0.10
08/23/2021	Emails from Cullen and Dykman LLP and Kevin J. Harrington, Esq. regarding BenAdvance proposal.	PAS	0.50
08/24/2021	Review term sheet/proposal from BenAdvance and emails regarding same.	PAS	0.50
08/24/2021	Email from Kevin J. Harrington, Esq. in response to Trustee counsel inquiry regarding debtor information and email to Trustee team regarding same.	PAS	0.20



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08/27/2021	Emails regarding production of documents under non-disclosure agreement.	PAS	0.20
08/27/2021	Emails regarding BenAdvance documents.	PAS	0.20
08/30/2021	Emails regarding PersonalRX documents.	PAS	0.10
08/30/2021	Receipt of emails and attend to flash drive document from BenAdvance.	PAS	0.40
08/30/2021	Review of and emails regarding stipulation extending time in adversary proceeding.	PAS	0.30
08/30/2021	Prepare for and conference call with Kevin J. Harrington, Esq. and Joseph J. DiPasquale, Esq. regarding BenAdvance settlement.	PAS	1.20
08/30/2021	Telephone call with Trustee and accountant Karl Knechtel regarding BenAdvance settlement.	PAS	0.50
08/30/2021	Discuss settlement motion with Bruce S. Etterman, Esq.	PAS	0.30
08/30/2021	Conference Patricia A. Staiano, Esq. regarding settlement and motion to approve (0.9); research and draft letter memo regarding motion (0.7).	BSE	1.60



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Date	Description	Att	Hrs
08/31/2021	Discussion with Bonnie L. Pollack, Esq. regarding Ben Advance settlement.	PAS	0.50
08/31/2021	Emails and discussions with Bruce S. Etterman, Esq. regarding settlement terms, motion to approve settlement.	PAS	0.60
08/31/2021	Email to adversary counsel and Trustee team regarding settlement terms, motion, next steps, what is needed from all parties.	PAS	0.40
08/31/2021	Discussion with Trustee regarding settlement.	PAS	0.30
08/31/2021	Review Patricia A. Staiano, Esq. emails and documents regarding facts and prepare draft of motion to approve settlement (0.9); conference Ms. Staiano regarding motion and related issues (0.3); emails Ms. Staiano regarding settlement motion (0.1); review of documents regarding, and preparation for and drafting of letter memo in support of motion (2.6); review Ms. Staiano emails regarding settlement (0.1); draft Order and email to and from Ms. Staiano regarding motion (0.6); draft Notice of Motion and letter memo regarding settlement (0.7); preparation of certification of service for motion (0.1); legal research for motion (0.4).	BSE	5.80
09/01/2021	Review drafts of motion to approve settlement documents.	PAS	0.80
09/01/2021	Prepare Certification of Service and application and order to shorten time for settlement motion (0.2); emails to and from Patricia A. Staiano, Esq. regarding motion and motion documents (0.3); conference with Ms. Staiano regarding motion and related issues (0.3); preparation of application and order to shorten time and email Ms. Staiano regarding same and related (0.3); prepare Certification of Trustee in support of motion (0.1).	BSE	1.20



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Date	Description	Att	Hrs
09/02/2021	Emails and discussions with Trustee and accountant Karl Knechtel regarding documents received from Ben Advance and regarding settlement.	PAS	1.50
09/02/2021	Preparation of Trustee certification for motion and email Patricia A. Staiano, Esq. regarding same (0.5); preparation of Notice of settlement and email Ms. Staiano regarding same (0.3).	BSE	0.80
09/03/2021	Email from Joseph DiPasquale, Esq. regarding contact at Ben Advance (0.1); telephone conference with Trustee regarding settlement, next steps, 341 meeting (0.3).	PAS	0.40
09/07/2021	Emails with accountant regarding Ben Advance documents and 341 meeting (0.1); emails with debtor (Ms. Margolis) regarding 341 meeting (0.3); review documents/issues for 341 meeting (0.7).	PAS	1.10
09/08/2021	Telephone call with Bonnie Pollack, Esq. (0.5); emails regarding Ben Advance information (0.1); telephone call and email with Joseph DiPasquale regarding Ben Advance settlement (0.3) and telephone call with Trustee regarding same (0.3).	PAS	1.20
09/09/2021	Receipt and review of draft settlement agreement from Kevin Harrington, Esq. (0.4); discussion with and email from Bruce S. Etterman, Esq. regarding same (0.4).	PAS	0.80
09/09/2021	Email to Joseph DiPasquale, Esq. regarding Ben Advance settlement.	PAS	0.10
09/09/2021	Receipt of email and information from Bonnie Pollack, Esq. regarding 341 (0.3) and forward and discuss with Trustee (0.4); discussion and further email with Ms. Pollack regarding 341 (0.4); review Trustee draft outline and revised outline regarding 341 and discussions regarding same with Trustee including regarding Loan Restructure Agreement (1.8); and conference call with Trustee and accountants regarding same (0.7).	PAS	3.60



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09/09/2021	Email from Joseph DiPasquale, Esq. regarding 341 meeting (0.2); and discuss same with Trustee (0.3).	PAS	0.50
09/09/2021	Conference with Patricia A. Staiano, Esq. and review email regarding agreement with BenAdvance (0.1); review draft settlement agreement and email regarding same (0.6).	BSE	0.70
09/10/2021	Email to Joseph DiPasquale regarding Anthony Milone Certification for Settlement.	PAS	0.10
09/10/2021	Attend 341 meeting (2.5); post-meeting discussions with Trustee (0.6).	PAS	3.10
09/13/2021	Review edits to settlement agreement from Bonnie Pollock, Esq. and emails and discussions with Trustee and Bruce S. Etterman, Esq. regarding same.	PAS	1.20
09/15/2021	Emails from Bonnie Pollock, Esq. regarding settlement and Dr. Mayla Certification.	PAS	0.40
09/15/2021	Emails from Joseph J. DiPasquale, Esq. regarding settlement.	PAS	0.20
09/15/2021	Emails and discussions with Bruce S. Etterman, Esq. regarding settlement agreement issues.	PAS	0.80
09/15/2021	Discussion with Matthew G. Roseman, Esq. (0.1) and emails, including review of securities document for motion (0.6).	PAS	0.70



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Date	Description	Att	Hrs
09/15/2021	Further emails with Bonnie Pollock, Esq. regarding settlement documents.	PAS	0.20
09/15/2021	Review Patricia A. Staiano, Esq. and Bonnie L. Pollack, Esq. emails and conference with Ms. Staiano regarding agreement (0.1); conference with Ms. Staiano and review file regarding agreement (0.1); conference with Ms. Staiano regarding securities exchange agreement (0.2); email Ms. Staiano regarding said agreement (0.3); review Ms. Pollock edits to settlement agreement and email Ms. Staiano regarding same (0.3); review securities exchange agreement and email regarding same (0.4).	BSE	1.40
09/16/2021	Prepare response to draft settlement agreement.	PAS	0.50
09/17/2021	Review Dr. Mayla affidavit and discussions with Bruce S. Etterman, Esq. and Trustee regarding same.	PAS	0.30
09/17/2021	Emails, discussions with Trustee and Bruce S. Etterman, Esq. and prepare with them Trustee response to draft settlement agreement.	PAS	2.20
09/17/2021	Review draft email regarding settlement, revise, and email Patricia A. Staiano, Esq. regarding same (0.5); conference with Ms. Staiano regarding and revise settlement email with Ms. Staiano (0.6); conference with Ms. Staiano and Trustee regarding same (0.1).	BSE	1.20
09/20/2021	Emails with Bonnie Pollock, Esq. (0.2) and subsequent conference call with Ms. Pollock, Joseph J. DiPasquale, Esq., Trustee and Bruce S. Etterman, Esq. regarding settlement with BenAdvance (0.8); subsequent discussions with Trustee and Mr. Etterman regarding settlement and motions papers (0.5).	PAS	1.50
09/20/2021	Review emails and email Patricia A. Staiano, Esq. regarding BenAdvance (0.1); conference with Ms. Staiano review emails regarding conference call (0.1); emails from and to Ms. Staiano regarding call (0.1); conference call with adversary counsel, Ms. Staiano and Trustee	BSE	1.60



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	regarding settlement (0.8); conference with Ms. Staiano and Trustee regarding same (0.5).		
09/21/2021	Receipt and review revised settlement agreement from Bonnie Pollock Esq. and review email analysis from Bruce S. Etterman, Esq. regarding same.	PAS	0.50
09/21/2021	Discussion settlement with Trustee.	PAS	0.10
09/21/2021	Review agreement revisions and email Patricia A. Staiano, Esq. regarding same (0.7); conference with Ms. Staiano regarding same (0.2).	BSE	0.90
09/22/2021	Emails with Daniel Stolz, Esq. and Trustee regarding conference call regarding Lawrence Margolis and PersonalRX.	PAS	0.30
09/22/2021	Emails with accountant regarding analysis to date and documents received from debtor.	PAS	0.50
09/22/2021	Discussion with Trustee regarding Lawrence Margolis/PersonalRX issues.	PAS	0.20
09/23/2021	Further emails regarding conference call with Trustee, Lawrence Margolis, Bruce S. Etterman, Esq., Daniel Stolz, Esq. regarding finances for PersonalRX.	PAS	0.50
09/23/2021	Email and telephone call with Trustee regarding PersonalRX finances.	PAS	0.30



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Date	Description	Att.	Hrs
09/23/2021	Receipt and review draft Anthony V. Milone declaration (0.4); emails from Bonnie Pollock, Esq. and Bruce S. Etterman, Esq. (with proposed edits) regarding same (0.4).	PAS	0.80
09/23/2021	Review accountant email and document list (0.1); review information regarding Vaupen, and email regarding same (0.1); emails to and from Ms. Staiano (0.1); review and revise draft Anthony V. Milone Declaration and email CPAs regarding same (0.9).	BSE	1.20
09/24/2021	Review Goodwin Proctor retainer letter with debtor (0.1) and email from Bruce S. Etterman, Esq. regarding same (0.1).	PAS	0.20
09/24/2021	Conference call with Trustee, accountants, Bruce S. Etterman, Esq. regarding BenAdvance settlement, supporting certifications for settlement motion, information still needed from BenAdvance and status of receipt of information from debtor and PersonalRX.	PAS	1.00
09/24/2021	Receipt and review emails between accountants and BenAdvance regarding request for information.	PAS	0.10
09/24/2021	Email to BenAdvance counsel regarding information still needed from BenAdvance for settlement motion.	PAS	0.10
09/24/2021	Discussion with Trustee regarding BenAdvance settlement issues and information from accountants.	PAS	0.20
09/24/2021	Discussions and email with Bruce S. Etterman, Esq. regarding BenAdvance settlement issues for motion purposes.	PAS	0.30
09/24/2021	Review Goodwin Proctor retainer, and email regarding same.	BSE	0.20



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09/24/2021	Emails to and from Patricia A. Staiano, Esq. regarding conference CPAs and documents needed.	BSE	0.10
09/24/2021	Prepare Notice of Settlement BenAdvance.	BSE	0.50
09/24/2021	Review Trustee draft certification and email Patricia A. Staiano, Esq. regarding same.	BSE	0.10
09/24/2021	Conference call with Patricia A. Staiano, Esq., Trustee and CPAs regarding BenAdvance settlement and regarding PersonalRX.	BSE	1.00
09/27/2021	Email to counsel regarding BenAdvance settlement.	PAS	0.10
09/27/2021	Email to Trustee regarding our comments to Milone declaration.	PAS	0.10
09/27/2021	Conference call with Daniel Stolz, Esq., Lawrence Margolis, Hy Vaupen, Trustee and Bruce S. Etterman, Esq. (1.2) and follow up calls with Trustee and Mr. Etterman (0.6).	PAS	1.80
09/27/2021	Conference call with Daniel Stolz, Esq., Lawrence Margolis, Hy Vaupen, Patricia A. Staiano, Esq. and Trustee regarding settlement and related matters (1.2); emails to and from Ms. Staiano regarding same (0.2); conference with Trustee and Ms. Staiano regarding call with Mr. Stolz (0.1).	BSE	1.50
09/28/2021	Review emails and exhibit regarding participating investors in BenAdvance settlement from Bonnie Pollock, Esq. (0.2); emails and discussion with Bruce S. Etterman, Esq. regarding same for settlement motion pleadings (0.3).	PAS	0.50



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09/28/2021	Emails from Joseph J. DiPasquale, Esq. regarding additional financial creditors participating in settlement (0.1) and email and discussion with Bruce S. Etterman, Esq. regarding same for settlement motion pleadings (0.2).	PAS	0.30
09/28/2021	Continued emails and discussions with Bruce S. Etterman, Esq. regarding settlement pleadings including review and revisions to Notice of Settlement	PAS	0.80
09/28/2021	Initial review of settlement motion pleadings.	PAS	0.50
09/28/2021	Prepare letter memo for settlement motion (0.4); prepare Notice of Motion and Order (0.3); review Bonnie Pollack, Esq. emails and schedule of creditors, and email Patricia A. Staiano, Esq./Trustee regarding same (0.6); email Ms. Staiano regarding draft motion papers (0.2); review Joseph J. DiPasquale, Esq. email and schedule, and email Ms. Staiano/Trustee regarding same (0.2); prepare Notice of Settlement and email Ms. Staiano regarding same (1.4); revise Trustee certification (0.6); conference with Ms. Staiano regarding motion and other matters (0.2).	BSE	3.90
09/29/2021	Receipt and review BenAdvance edits to Notice of Settlement.	PAS	0.10
09/29/2021	Emails regarding extension of time BenAdvance adversary proceeding.	PAS	0.10
09/29/2021	Email from Bonnie L. Pollack, Esq. regarding notice.	PAS	0.10
09/29/2021	Email from accountants regarding information from BenAdvance.	PAS	0.10



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09/29/2021	Emails with Joseph J. DiPasquale, Esq. regarding requested information from BenAdvance.	PAS	0.20
09/29/2021	Work on Notice of Settlement of Controversy (including discussions with Bruce S. Etterman, Esq.) and email to counsel regarding same.	PAS	1.10
09/29/2021	Review and revise BenAdvance settlement pleadings, including discussion with Bruce S. Etterman, Esq.	PAS	0.50
09/29/2021	Conference with Patricia A. Staiano, Esq. and prepare settlement and revisions to Notice and motion documents regarding same (1.7); emails to and from Ms. Staiano and from CPAs regarding document requests by CPAs (0.2); emails regarding motion papers and prepare letter memo (0.1); prepare letter memo regarding settlement motion (0.3); prepare Trustee certification (0.3); email regarding Anthony V. Milone documents (0.1).	BSE	2.70
09/30/2021	Discussion with Trustee regarding status of BenAdvance settlement.	PAS	0.20
09/30/2021	Discussion with Bruce S. Etterman, Esq. regarding settlement motion pleadings, emails received from adversaries and fluidity of several settlement terms, including participating claimants.	PAS	0.30
09/30/2021	Review and revise draft settlement agreement, and email regarding same to Patricia A. Staiano, Esq. (1.2); review Joseph J. DiPasquale, Esq. email and Notice markup, and email Ms. Staiano regarding same (0.1); review Bonnie Pollack, Esq. email (0.1); conferences with Ms. Staiano and email and message to her regarding settlement and motion (0.3).	BSE	1.70
10/01/2021	Review Joseph J. DiPasquale, Esq. comments to settlement agreement (0.3) and review Bruce S. Etterman, Esq. comments regarding same (0.1).	PAS	0.40



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10/01/2021	Email from Bonnie Pollock, Esq. regarding participating note holders.	PAS	0.10
10/01/2021	Email to Joseph J. DiPasquale, Esq. regarding exhibit to Milone declaration.	PAS	0.10
10/01/2021	Extensive revisions to all settlement motion documents with Bruce S. Etterman, Esq., including review incorporation and discussions regarding comments and revisions from all counsel, reconciliation of same.	PAS	2.70
10/01/2021	Conference with Patricia A. Staiano, Esq. regarding and joint revision of settlement motion papers and agreement (2.7); revise settlement agreement (0.4); emails to and from Ms. Staiano regarding Notice of Settlement and related matters (0.1).	BSE	3.20
10/04/2021	Email from accountant Brian Jordan regarding investigation/communications with BenAdvance (0.1); emails with Bruce S. Etterman, Esq. regarding same (0.1); conference call with accountants and Mr. Etterman regarding same (1.0); emails with accountants and Mr. Etterman in response to issues raised in conference call (0.6).	PAS	1.80
10/04/2021	Conference with CPAs and Patricia A. Staiano, Esq. regarding other HAN entities, and review email regarding same (1.0); conference with Ms. Staiano regarding conference with Bonnie Pollack, Esq. (0.2); prepare settlement agreement and motion documents regarding same (0.6); prepare document requests to BenAdvance (0.1); review email from CPAs to Ms. Staiano regarding HAN (0.1); conference with Ms. Staiano regarding motion and settlement (0.1); review Ms. Staiano emails with documents (0.1); review emails regarding call with CPAs (0.1); prepare Certification of Service (0.1); emails from and to CPA regarding document requests (0.1).	BSE	2.50
10/05/2021	Review and analysis of accountants' memorandum regarding their analysis of BenAdvance books and records and consideration of these issues for proposed settlement.	PAS	0.60



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10/05/2021	Discussions with Bruce S. Etterman, Esq. regarding accountants' memorandum and regarding effects on settlement/proposed releases.	PAS	0.60
10/05/2021	Review email and enclosure from CPAs, and emails to and from Patricia A. Staiano, Esq. regarding same (0.1); detailed review of CPA memo regarding other entities (0.3); conferences with Ms. Staiano regarding review memo and document requests (0.2).	BSE	0.60
10/06/2021	Receipt/review of claims list/participating investors for motion.	PAS	0.10
10/06/2021	Further review of memo from accountants regarding their review of BenAdvance books and records and prepare response/questions to accountants (1.1); emails and discussions regarding issues with Bruce S. Etterman, Esq. regarding same (1.2).	PAS	2.30
10/06/2021	Review CPA memo (0.1); conference with Patricia A. Staiano, Esq. regarding CPA review and document/information requests and related issues (1.2); review of new schedule from Bonnie Pollack, Esq. (0.1); review and revise email to BenAdvance counsel regarding information needed (0.3); conference with Ms. Staiano and draft email with her to CPAs (0.5); emails regarding conference with CPA (0.1).	BSE	2.30
10/07/2021	Review Mark Chrisiana proof of claim.	PAS	0.10
10/07/2021	Email from Bonnie Pollock, Esq. regarding comments to settlement motion documents.	PAS	0.10
10/07/2021	Prepare for and participate in conference call with accountants, Trustee and Bruce S. Etterman, Esq. regarding accountants review of BenAdvance books and records.	PAS	1.10



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Tax ID: 22-3086478

Date	Description	Att	Hrs
10/07/2021	Follow up email from accountants regarding questions raised in conference call regarding Ben Advance.	PAS	0.10
10/07/2021	Emails with Trustee, Bruce S. Etterman, Esq. and accountants regarding composition of email to BenAdvance counsel (0.3); discussions with Trustee and Mr. Etterman regarding same (0.8).	PAS	1.10
10/07/2021	Further composition of email to BenAdvance counsel regarding questions from review of books and records.	PAS	1.10
10/07/2021	Conference call with CPAs, Trustee and Patricia A. Staiano, Esq. regarding information requests for settlement (0.8); review Ms. Staiano, Bonnie Pollack, Esq. and CPA emails, and email Ms. Staiano (0.1); conferences with Ms. Staiano regarding same (0.1).	BSE	1.00
10/08/2021	Further emails with Trustee professionals regarding email to Ben Advance counsel (0.2); discussions with Bruce S. Etterman, Esq. regarding same (0.3); finalize email to BenAdvance counsel (0.3); telephone call to Bonnie Pollack, Esq. regarding same (0.3).	PAS	1.10
10/08/2021	Review and edit email to adversary, and emails Patricia A. Staiano, Esq. regarding same (0.3); conferences with Ms. Staiano related to same (0.2).	BSE	0.50
10/11/2021	Email from Bruce S. Etterman, Esq. in response to mine regarding revised exhibit for settlement motion prepared by Bonnie Pollock, Esq.	PAS	0.10
10/11/2021	Emails from and to Patricia A. Staiano, Esq. regarding creditor list for settlement and review of same.	BSE	0.10
10/11/2021	Review of 341 transcript (0.5); emails from and to Patricia A. Staiano, Esq. regarding same and conference with Ms. Staiano and Trustee regarding status (0.1).	BSE	0.60



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Matter #: 15415

Date: September 1, 2022

Re: BENJAMIN STANZIALE
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Date	Description	Att.	Hrs
10/12/2021	Review William Margiloff proof of claim and cross-check against investor list.	PAS	0.20
10/12/2021	Emails with Bonnie Pollack, Esq. regarding settlement.	PAS	0.10
10/12/2021	Email to BenAdvance counsel regarding settlement and information needed from Ben Advance.	PAS	0.10
10/12/2021	Emails from and to Patricia A. Staiano, Esq. and from Bonnie Pollack, Esq. regarding motion/settlement.	BSE	0.10
10/13/2021	Emails regarding upcoming conference call with BenAdvance counsel regarding Trustee's questions regarding affiliates.	PAS	0.30
10/13/2021	Emails to and from Patricia A. Staiano, Esq. and from Joseph J. DiPasquale, Esq. and CPAs regarding settlement and call (0.2); conference with Ms. Staiano regarding same (0.1).	BSE	0.30
10/14/2021	Review IRS proof of claim.	PAS	0.10
10/14/2021	Review response letter from BenAdvance counsel to Trustee information request regarding affiliated companies (0.3) and emails with accountants and Bruce S. Etterman, Esq. regarding same (0.3).	PAS	0.60
10/14/2021	Review Harrington letter and email Patricia A. Staiano, Esq. regarding same (0.3); conference with Ms. Staiano regarding status (0.1); emails from and to Ms. Staiano, and review emails regarding call and related matters (0.1).	BSE	0.50



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Date	Description	Att	Hrs
10/15/2021	Prepare for and conference call with Kevin Harrington, Esq., Joseph DiPasquale, Esq., Anthony Milone, Trustee, Bruce S. Etterman, Esq., Karl Knectel and Brian Jordan regarding financial information regarding BenAdvance and its affiliates, money owed to debtor and further information needed for settlement (1.1); follow up telephone calls with Trustee (0.3); Mr. Etterman (.3) and Bonnie Pollack, Esq. (0.3) regarding same.	PAS	2.00
10/15/2021	Conference call with Ben Advance/attorneys, CPAs, Trustee and Patricia A. Staiano, Esq. regarding HAN and related matters (0.8); conference with Ms. Staiano and Trustee regarding same (0.3) ; conference with Ms. Staiano regarding conference with Bonnie Pollack, Esq. (0.1).	BSE	1.20
10/17/2021	Email to Kevin Harrington, Esq. and Joseph DiPasquale, Esq. regarding settlement terms.	PAS	0.20
10/18/2021	Email from Bruce S. Etterman, Esq. regarding noteholder information for settlement motion.	PAS	0.10
10/18/2021	Email and memo from Kevin Harrington, Esq. and information from BenAdvance and email to Trustee's team regarding same.	PAS	0.40
10/18/2021	Revise motion papers and email to Patricia A. Staiano, Esq. regarding same.	BSE	0.50
10/19/2021	Email from Trustee regarding memo from BenAdvance counsel (0.1); review revised memo from BenAdvance counsel (0.1); emails from Bruce S. Etterman, Esq. regarding memo and analysis from BenAdvance counsel (0.3); emails with accountant regarding BenAdvance documents and scheduling a call to discuss (0.3).	PAS	0.80
10/19/2021	Emails and discussions with Bruce S. Etterman, Esq. regarding note holder proof of claim. how it relates to list for motion, need for revision to motion regarding this and administrative financial claims and questions for Bonnie Pollack, Esq.	PAS	0.60



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10/19/2021	Emails with Bonnie Pollack Esq. regarding note holder issues for motion.	PAS	0.30
10/19/2021	Discussions with Bruce S. Etterman, Esq. regarding his conference call with accountants tomorrow.	PAS	0.20
10/19/2021	Emails from and to Patricia A. Staiano, Esq./Trustee regarding and review documents from BenAdvance regarding relationships. (0.6); review Bonnie Pollack, Esq. and Brian Jordan emails and conference with Ms. Staiano regarding same (0.2); review Ms. Staiano emails, review file regarding and reply emails regarding individual creditor claims (0.5); emails to and from CPAs and review schedules regarding owners (0.4); conference with Ms. Staiano regarding issues in emails (0.1); email to CPAs regarding BenAdvance document and email Ms. Staiano regarding Malya Affidavit (0.1); prepare email to Ms. Pollack regarding schedules/creditors for settlement (0.3); conference with Ms. Staiano regarding conference with CPAs (0.1); emails to and from Ms. Staiano/CPA regarding conference call and preparation (0.1).	BSE	2.40
10/20/2021	Work on email to BenAdvance counsel, including exchange of emails with accountants and Bruce S. Etterman, Esq. regarding same.	PAS	0.80
10/20/2021	Email from Bonnie Pollack, Esq. regarding Excel spreadsheet regarding investors for settlement motion and follow up emails with Bruce S. Etterman, Esq.	PAS	0.30
10/20/2021	Telephone discussion with Trustee regarding settlement issues (0.3) and discuss with Bruce S. Etterman, Esq. (0.4).	PAS	0.70
10/20/2021	Review of emails and documents in preparation for call with CPAs (0.5); conference call with CPAs regarding BenAdvance (0.8); conference Patricia A. Staiano, Esq. regarding conference with CPAs and email (0.2); emails from Bonnie Pollack, Esq. and to Ms. Staiano regarding settlement (0.1); draft email to BenAdvance counsel regarding	BSE	3.10



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Date	Description	Att.	Hrs
	information and settlement (1.1); conference with Ms. Staiano regarding same (0.4).		
10/21/2021	Emails with accountants regarding their investigatory findings regarding money owed to the debtor by Health Alliance Network (0.3) and follow up/incorporation into email to Milone/BenAdvance counsel (including emails and discussions with Trustee and Bruce S. Etterman, Esq. regarding investigatory findings (0.8).	PAS	1.10
10/21/2021	Emails with Bonnie Pollack, Esq. regarding settlement issues.	PAS	0.10
10/21/2021	Review Patricia A. Staiano, Esq., Trustee, and CPA emails regarding email to BenAdvance (0.1); email and conferences with Ms. Staiano regarding same and related matters (0.2); emails to and from Brian Jordan and Trustee regarding BenAdvance email (0.1); revise email to BenAdvance counsel, and email regarding same (0.3); emails from and to Ms. Staiano regarding same (0.1).	BSE	0.80
10/22/2021	Email from Joseph DiPasquale, Esq. regarding settlement and reply to same (0.2) and follow up emails and discussions with Trustee and Bruce S. Etterman, Esq. regarding response (0.5).	PAS	0.70
10/22/2021	Conference call with Trustee, Karl Knechtal, CPA, and Bruce S. Etterman, Esq. regarding accountants' investigation and further questions, request for information	PAS	1.40
10/22/2021	Email from Matthew Roseman, Esq. and reply.	PAS	0.10
10/22/2021	Prepare and circulate proposed email to Joseph DiPasquale, Esq. to Trustee's team (0.3) and emails regarding same (0.3).	PAS	0.60



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10/22/2021	Further preparation of another email to Joseph DiPasquale, Esq. and circulate to Trustee's team.	PAS	0.60
10/22/2021	Emails to and from Patricia A. Staiano, Esq. regarding settlement (0.1); review Ms. Staiano, Trustee, Matthew G. Roseman, Esq., and BenAdvance attorney emails regarding settlement and related matters (0.2); conferences with Ms. Staiano and Trustee regarding same (0.4); review Ms. Staiano draft email to Joseph J. DiPasquale, Esq., and conference with Ms. Staiano regarding same (0.3); conference call with Ms. Staiano, Trustee and CPA regarding settlement and demand (1.4).	BSE	2.40
10/24/2021	Review and comment regarding draft email to adversary counsel, including review prior emails for settlement terms(1.0); emails to and from Patricia A. Staiano, Esq. regarding same (0.1); email to team regarding draft email (0.1).	BSE	1.20
10/25/2021	Email from Joseph DiPasquale, Esq. in response to mine regarding settlement issues (0.1); discussions regarding same with Trustee and Bruce S. Etterman, Esq. (0.3); email and telephone call with Matthew Roseman, Esq. regarding settlement issues (0.7) and follow up conference with Trustee and Mr. Etterman regarding same and next steps (0.5).	PAS	1.60
10/26/2021	Numerous emails with BenAdvance counsel, Bruce S. Etterman, Esq., accountants, regarding documents requested by Trustee from BenAdvance, missing documents and analysis of information provided to date.	PAS	1.60
10/26/2021	Analysis of further information provided by BenAdvance counsel.	PAS	0.40
10/26/2021	Telephone call with Matthew Roseman, Esq. regarding settlement issues (0.7) and follow up (0.1).	PAS	0.80
10/26/2021	Telephone calls with Bruce S. Etterman, Esq. and Trustee regarding settlement issues and my communications with counsel.	PAS	0.90



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10/26/2021	Emails from and to Patricia A. Staiano, Esq. and from Joseph DiPasquale, Esq. regarding settlement (0.2); conferences with Ms. Staiano regarding same (0.1); review email and draft email to Mr. DiPasquale regarding settlement (0.4); review emails and documents from Kevin J. Harrington, Esq. regarding issues and draft email regarding same (0.3).	BSE	1.00
10/27/2021	Emails regarding extension of time regarding BenAdvance adversary proceeding.	PAS	0.20
10/27/2021	Emails regarding upcoming conference between accountants.	PAS	0.20
10/27/2021	Emails from accountants regarding their conversation with BenAdvance finance department.	PAS	0.30
10/27/2021	Telephone calls with Trustee and Bruce S. Etterman, Esq. regarding information from BenAdvance regarding settlement and in response to our questions.	PAS	0.40
10/27/2021	Conference with Patricia A. Staiano, Esq. regarding status and settlement (0.2); conference with CPA regarding latest conference with bookkeeper and analysis (0.5); emails from and to CPAs and Ms. Staiano regarding settlement (0.2).	BSE	0.90
10/28/2021	Conference call with Bruce S. Etterman, Esq. and accountants regarding BenAdvance and affiliates regarding amounts due to debtor, settlement issues, reconciliation (1.0) and notes regarding same (0.2).	PAS	1.20
10/28/2021	Follow up discussion and emails with Bruce S. Etterman, Esq. regarding issues raised/discussed in conference call with accountants.	PAS	0.40
10/28/2021	Review accountants email to BenAdvance financial team regarding reconciliation.	PAS	0.10



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10/28/2021	Email from Kevin Harrington, Esq. in response to Trustee inquiries (including memo and charts and bank statements) (0.3); and follow up emails between Trustee's professionals regarding same (0.4); and discussion with Bruce S. Etterman, Esq. regarding same (0.3); email to Mr. Harrington in response to his (0.3).	PAS	1.30
10/28/2021	Telephone call with Matthew Roseman, Esq. regarding status of settlement (0.6) and email to Mr Roseman (0.1).	PAS	0.70
10/28/2021	Telephone call to Daniel Stolz, Esq.	PAS	0.20
10/28/2021	Review CPA emails regarding conference call and preparation for same (0.2); review Patricia A. Staiano, Esq. email regarding litigation time extensions (0.1); conference call with CPAs and Ms. Staiano regarding CPAs conference call and information received (1.0); draft email to BenAdvance counsel regarding entities and email Ms. Staiano regarding same (0.3); review website regarding Milone entities (0.1); review Matthew G. Roseman, Esq., Kevin J. Harrington, Esq. and Ms. Staiano emails regarding accounting, and email "team" regarding same (0.3); conferences with Ms. Staiano regarding conference with Mr. Roseman (0.1); review Ms. Staiano email to other counsel (0.1); review Ms. Staiano and CPA emails regarding conference call (0.1).	BSE	2.30
10/29/2021	Receipt email and reconciliation chart from accountants from their review of further information provided to them (0.2); conference call with accountants and Bruce S. Etterman, Esq. regarding accountants' review and reconciliation of amounts due to debtor (0.8); report to Trustee regarding same (0.2).	PAS	1.20
10/29/2021	Emails with debtor and counsel regarding follow up for information regarding BenAdvance.	PAS	0.30
10/29/2021	Email to Kevin Harrington, Esq. regarding settlement issues.	PAS	0.10



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10/29/2021	Review schedule of transfers and emails regarding same (0.1); conference call with Patricia A. Staiano, Esq. and CPAs regarding settlement and information (0.8); conference with Ms. Staiano regarding said call (0.1); review Ms. Staiano and Joseph J. DiPasquale, Esq. emails (0.1).	BSE	1.10
10/31/2021	Emails with Kevin Harrington, Esq. regarding most recent information from Anthony Milone and BenAdvance in response to Trustee's inquiries (including review of information provided) (0.7) and emails with Trustee, accountants, and Bruce S. Etterman, Esq. regarding same, including analysis (0.3).	PAS	1.00
11/01/2021	Emails regarding information from debtor regarding BenAdvance finances, transfers.	PAS	0.30
11/01/2021	Review notes and conference call with accountants and Bruce S. Etterman, Esq. regarding financial information and analysis for settlement.	PAS	1.00
11/01/2021	Emails to Kevin Harrington, Esq. and Joseph DiPasquale, Esq. regarding Trustee accountant analysis of BenAdvance documents, including emails with Bruce S. Etterman, Esq. and accountants regarding same.	PAS	1.00
11/01/2021	Review Patricia A. Staiano, Esq., CPA and Kevin Harrington, Esq. emails regarding information requests and additional review of schedule provided (0.2); emails to and from Ms. Staiano regarding entity list (0.1); conference with Ms. Staiano and revise draft email to BenAdvance counsel (0.1); conference with Ms. Staiano, Trustee, and CPAs regarding settlement (0.7); review emails regarding and email regarding conference call and from CPA (0.1); edit email to BenAdvance counsel, and emails to and from Ms. Staiano and from others regarding same (0.5).	BSE	1.70
11/02/2021	Email and discussion with Bruce S. Etterman, Esq. regarding certain claims/issues regarding those claims for settlement documents (including review of claims).	PAS	0.40



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Date	Description	Att.	Hrs
11/02/2021	Attend to further review/comments of settlement documents.	PAS	0.80
11/03/2021	Receipt and review Suffolk County DA notification regarding wiretap and follow up discussions and emails with Bruce S. Etterman, Esq. and Trustee.	PAS	0.70
11/03/2021	Telephone conversation with Daniel Stolz, Esq. and follow up regarding conference call with Mr. Stolz and Lawrence Margolis.	PAS	0.30
11/04/2021	Emails with Matthew Roseman, Esq. regarding status of settlement negotiations.	PAS	0.10
11/04/2021	Conference call with Trustee, Daniel Stolz, Esq. and Lawrence Margolis regarding settlement negotiations, funding for same (1.0) and follow up with Trustee regarding same (0.3).	PAS	1.30
11/04/2021	Email and memorandum from Kevin Harrington, Esq. regarding settlement position and review our prior requests for information in comparison to same.	PAS	0.70
11/05/2021	Emails with Kevin Harrington, Esq. and Trustee's accountants regarding outstanding settlement issues (0.8) and discuss same with Bruce S. Etterman, Esq. (0.4) and Trustee (0.3).	PAS	1.50
11/08/2021	Attend to preliminary review of proofs of claim, including conversation with Bruce S. Etterman, Esq., Trustee Stanziale's office for comparison to list provided by Cullen and Dykman LLP for BenAdvance settlement motion.	PAS	0.80
11/08/2021	Prepare for (0.2); conference call with BenAdvance counsel, Trustee, Bruce S. Etterman, Esq. regarding settlement issues (0.6); follow up regarding call with Trustee and Bruce S. Etterman, Esq. (0.4).	PAS	1.20



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11/08/2021	Email to Cullen and Dykman (0.1) and telephone call to Bonnie Pollack, Esq. regarding settlement issues (0.3).	PAS	0.40
11/08/2021	Review Patricia A. Staiano, Esq. and other emails regarding proofs of claim regarding settlement and conference with Ms. Staiano regarding same (0.1); conference call with BenAdvance counsel regarding settlement (0.6); conference with Ms. Staiano and Trustee regarding same (0.1); review emails and email regarding call (0.1); review and analysis of proofs of claim regarding settlement, and emails to and from Ms. Staiano regarding same (2.0).	BSE	2.90
11/09/2021	Emails and discussion with Bruce S. Etterman, Esq. regarding proofs of claim and discrepancies.	PAS	0.30
11/09/2021	Emails with Kevin Harrington, Esq. regarding BenAdvance settlement proposal issues and emails/discussions with Bruce S. Etterman, Esq. and Trustee regarding same.	PAS	1.40
11/09/2021	Emails with accountants regarding settlement proposal.	PAS	0.20
11/09/2021	Conference call with Kevin Harrington, Esq., Joseph DiPasquale, Esq., Bruce S. Etterman, Esq. and Trustee regarding settlement terms (1.0) and follow up with Trustee and Mr. Etterman regarding same (0.5).	PAS	1.50
11/09/2021	Telephone call to Bonnie Pollack, Esq. regarding settlement discussion (0.4) and email to Kevin Harrington, Esq. regarding same (0.1).	PAS	0.50
11/09/2021	Review Patricia A. Staiano, Esq. and BenAdvance counsel regarding settlement and related matters (0.1) ; emails from and to Ms. Staiano regarding settlement (0.1); review and analyze additional proofs of claim regarding settlement (0.2); review Trustee email regarding settlement and email Ms. Staiano regarding same (0.2); conference with Ms. Staiano regarding settlement and going forward (0.2).	BSE	0.80



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11/10/2021	Emails and discussions with Bruce S. Etterman, Esq. regarding changes to documents for settlement in light of new terms and work on the documents.	PAS	1.80
11/10/2021	Emails with Bruce S. Etterman, Esq. and Bonnie Pollack, Esq. regarding claims/settlement documents.	PAS	0.30
11/10/2021	Discussion with Trustee and review his edits to revise certification (0.5) and follow up with Bruce S. Etterman, Esq. regarding same (0.3).	PAS	0.80
11/10/2021	Review and analyze proofs of claim regarding settlement (0.4); review file regarding and revise settlement motion documents and emails Patricia A. Staiano, Esq. regarding same (2.0); conference with Ms. Staiano regarding settlement and related issues (0.3); conference with Ms. Staiano and email Bonnie Pollack, Esq. regarding proofs of claim (0.1); detailed email to Ms. Pollack regarding proofs of claim and settlement and emails to and from Ms. Pollack and Ms. Staiano regarding same (0.8); email Ms. Staiano and Trustee regarding his Certification (0.1); review Trustee comments regarding Certification and email Ms. Staiano regarding same (0.2); email Ms. Staiano/Trustee regarding same (0.1); prepare email memo regarding content of supplemental Milone Certification (0.5); emails from and to Ms. Staiano regarding same (0.1); email Ms. Staiano regarding proofs of claim and settlement documents (0.1); emails to and from Ms. Staiano regarding settlement (0.2); conference call with CPAs regarding Milone Supplemental Certification, other matters and revise email regarding same (0.7).	BSE	5.60
11/11/2021	Review and discuss updated Trustee certification with Bruce S. Etterman, Esq.	PAS	0.50
11/11/2021	Discussions and emails with Bruce S. Etterman, Esq. regarding revisions to motion papers and exhibits based on proofs of claim filed and new terms of settlement (0.9) and follow up with Trustee regarding same (0.3).	PAS	1.20



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11/11/2021	Revise Trustee Certification, and emails to Patricia A. Staiano, Esq. and Trustee regarding same (0.9); revise motion documents, and email Ms. Staiano regarding same (1.5); conference with Ms. Staiano regarding motion and settlement (0.4); revise settlement, and email Ms. Staiano regarding same (1.4); review bankruptcy schedules regarding settlement (0.2); conference CPAs regarding their Certification and other matters (0.4); emails to Bonnie Pollack, Esq. and CPAs regarding settlement (0.1); emails to and from Ms. Staiano regarding motion documents and message Ms. Staiano regarding settlement (0.2); conference with Ms. Staiano regarding motion and Trustee Certification (0.5); email to Trustee with his Certification (0.2).	BSE	5.80
11/12/2021	Further review of documents, emails regarding settlement issues.	PAS	0.80
11/12/2021	Revise draft agreement and motion documents, and email Patricia A. Staiano, Esq. regarding same (1.2); prepare for conference call with Bonnie Pollack, Esq. and conference with Ms. Staiano regarding status (0.1); conference with Ms. Pollack regarding proofs of claim regarding settlement (0.5); review documents regarding, and email Ms. Staiano regarding "confession of judgment" (0.3); legal research regarding, and email Ms. Staiano regarding "confession of judgment" (1.0).	BSE	3.10
11/15/2021	Email from Kevin Harrington, Esq. regarding settlement.	PAS	0.10
11/15/2021	Revisions to Trustee certification in support of settlement motion.	PAS	1.20
11/15/2021	Emails and discussions with Bruce S. Etterman, Esq. regarding his call with Bonnie Pollack, Esq. and information needed.	PAS	0.20
11/15/2021	Emails regarding confession of judgment versus consent judgment for settlement proposal (0.3) and discuss with Bruce S. Etterman, Esq. (0.1) and Trustee (0.1).	PAS	0.50



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 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att	Hrs
11/15/2021	Detailed email to Kevin Harrington, Esq. and Joseph DiPasquale, Esq. regarding settlement.	PAS	0.40
11/15/2021	Discussion with Bruce S. Etterman, Esq. and review his email to Bonnie Pollack Esq. regarding discrepancy on creditor list.	PAS	0.20
11/15/2021	Emails to and from Patricia A. Staiano, Esq. regarding status and settlement(0.2); emails to and from Ms. Staiano regarding Trustee certification regarding settlement, and review and revise same (0.3); review Ms. Staiano email and from of Confession of Judgment and conference with Ms. Staiano regarding status (0.1); review Ms. Staiano email to BenAdvance counsel regarding settlement, and send further email (0.2).	BSE	0.80
11/16/2021	Further emails regarding confession of judgment.	PAS	0.20
11/16/2021	Discussion with Trustee regarding revised certification (0.1) and email to counsel regarding same (0.1).	PAS	0.20
11/16/2021	Discussions with Bruce S. Etterman, Esq. regarding settlement issues, document revisions regarding new terms.	PAS	0.50
11/16/2021	Review email and documents regarding confession of judgment, and email Patricia A. Staiano, Esq. regarding same (0.1); emails to and from CPAs (0.1); conferences with Ms. Staiano regarding status, settlement and motion (0.2).	BSE	0.40
11/17/2021	Review emails between Bonnie Pollack Esq. and Bruce S. Etterman, Esq. regarding exhibit regarding claims of participating investors in settlement.	PAS	0.30



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11/17/2021	Email from Bruce S. Etterman, Esq. regarding chart regarding investors.	PAS	0.10
11/17/2021	Review accountant certification and Bruce S. Etterman, Esq.'s edits regarding same.	PAS	0.30
11/17/2021	Review Bonnie Pollack, Esq. emails regarding Certification (0.1); review Ms. Pollack emails and new schedule regarding claims regarding settlement (0.2); review updated schedule and emails Patricia A. Staiano, Esq. regarding same (0.1); review and revise draft CPA Certification regarding settlement, and email Ms. Staiano regarding same (0.4).	BSE	0.80
11/18/2021	Review draft certification of accountant and discuss with Bruce S. Etterman, Esq. (0.5) and emails regarding same (0.3).	PAS	0.80
11/18/2021	Review revised Trustee certification and emails regarding same.	PAS	0.20
11/18/2021	Conference with Patricia A. Staiano, Esq. regarding CPA Certification and other settlement motion issues (0.5); preparation of Trustee and CPA Certifications and emails to each regarding same (0.5); conference Brian. Jordan regarding CPA Certification (0.4); emails to and from Ms. Staiano regarding Certifications (0.1); revise Milone Declaration (0.2); revise CPA Certification and email same to CPAs (0.1).	BSE	1.80
11/19/2021	Emails with Bonnie Pollack Esq. and Bruce S. Etterman, Esq. regarding claims and reconciliation for exhibits to settlement motion (0.6) and discuss with Mr. Etterman (0.3) and discuss settlement with Ms. Pollock (0.3).	PAS	1.20
11/19/2021	Review and revise settlement motion pleadings (1.2), discuss with Bruce S. Etterman, Esq. (0.6) and emails to counsel regarding same (0.3).	PAS	2.10



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11/19/2021	Discuss settlement issues/status with Trustee.	PAS	0.30
11/19/2021	Review Bonnie Pollack, Esq. email and new schedule (0.1); emails Ms. Pollack, Patricia A. Staiano, Esq., and BenAdvance counsel regarding claims regarding settlement (0.4); conference with Ms. Staiano regarding claims regarding settlement and related motion issues (0.2); conference Brian Jordan regarding CPA Certification and MAC report, and review MAC reports regarding same (0.3); emails to BenAdvance regarding claims regarding settlement and regarding MAC reports and review of reports regarding same (0.4); review docket and revise Trustee Certification (0.1); email BenAdvance counsel regarding consent judgment (0.1); emails from and to Ms. Pollack regarding same (0.1); conferences with Ms. Staiano regarding and revise motion documents (0.3); emails to Ms. Staiano regarding motion documents (0.1).	BSE	2.10
11/22/2021	Emails regarding revised settlement motion papers, including various affidavits/certifications, updates (0.6) and discussions with Bruce S. Etterman, Esq. regarding same, revisions to same (0.7).	PAS	1.30
11/22/2021	Status discussion with Trustee regarding revisions to settlement motion.	PAS	0.30
11/22/2021	Review and compare CPA certification draft and Trustee certification draft (0.3); emails to and from CPAs regarding certification (0.2); email regarding Malya Affidavit (0.1); conferences with Patricia A. Staiano, Esq. regarding certifications of Trustee and CPA, and revision of same (0.4); emails from and to Ms. Staiano regarding same (0.1); emails from and to CPA regarding certification and review same (0.1); conference call with CPA regarding their certification and Trustee certification (0.7); revise certifications, and email regarding same (0.4).	BSE	2.30
11/23/2021	Emails, review, revise and discuss accountant certification and finalize Trustee certification (0.5) and email to BenAdvance settlement counsel regarding same and regarding status (0.2).	PAS	0.70



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11/23/2021	Review CPA email and email CPA certification to Patricia A. Staiano, Esq. for review (0.1); conferences with Ms. Staiano regarding certifications for motion (0.1); review claim for settlement (0.1); email Ms. Staiano regarding certifications and review her emails regarding same (0.1).	BSE	0.40
11/29/2021	Emails from Joseph DiPasquale, Esq. and Kevin Harrington, Esq. and address with Trustee.	PAS	0.50
11/29/2021	Receipt of updated certification of Dr. Malya and address with Bruce S. Etterman, Esq.	PAS	0.30
11/29/2021	Further emails from Bruce S. Etterman, Esq. regarding settlement motion.	PAS	0.20
11/29/2021	Email to Bonnie Pollack, Esq. regarding affidavit.	BSE	0.20
11/30/2021	Emails and discuss Dr. Malya revised affidavit.	PAS	0.30
11/30/2021	Emails with Joseph DiPasquale, Esq. and review extension of time stipulation.	PAS	0.20
12/01/2021	Review Lawrence Margolis proof of claim and email to accountants regarding same.	PAS	0.10
12/01/2021	Review Cheryl Fine and amended Ramachandra Malya proofs of claim.	PAS	0.20



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12/01/2021	Discuss Malya proof of claim and Bruce S. Etterman, Esq. and review follow up email with Bonnie Pollack, Esq. regarding other proof of claim to be filed.	PAS	0.20
12/01/2021	Review of claims in connection with settlement, and email Bonnie Pollack, Esq. and others regarding same.	BSE	0.30
12/02/2021	Emails and drafts of motion papers from Kevin Harrington, Esq. (0.6); emails with Bruce S. Etterman, Esq. regarding same and discuss with Mr. Etterman (0.6).	PAS	1.20
12/02/2021	Conference with Patricia A. Staiano, Esq. regarding Milone declarations (0.1); review email and documents and email to Ms. Staiano regarding same (0.1); emails to and from Ms. Staiano regarding supplemental declaration and exhibits (0.1); review Milone declaration, and email Ms. Staiano regarding same (0.5); review Milone supplemental declaration and exhibits and email to CPAs regarding same (0.8).	BSE	1.60
12/03/2021	Receipt revised spreadsheet from Bonnie Pollack, Esq. and emails regarding same.	PAS	0.30
12/03/2021	Review documents regarding outstanding items regarding settlement and conference with Patricia A. Staiano, Esq. regarding same (0.2); review of securities exchange agreement and settlement agreement regarding same (0.2); emails to and from Bonnie Pollack, Esq. regarding claims regarding and review of schedule of claims regarding settlement (0.3); emails from and to Ms. Pollack regarding certifications and other matters (0.2); review file and documents regarding status of settlement and motion documents, and email to Kevin Harrington, Esq. and Joseph DiPasquale, Esq. regarding same (1.0).	BSE	1.90
12/06/2021	Emails from Joseph DiPasquale, Esq.- settlement document revisions; review same.	PAS	0.50



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12/06/2021	Emails and discussions with Bruce S. Etterman, Esq. regarding settlement documents, make revisions, (including review of emails with Bonnie Pollack, Esq. regarding same and Joseph DiPasquale, Esq. regarding same and comment regarding those emails), incorporation of comments and new information into documents.	PAS	2.20
12/06/2021	Emails with Bonnie Pollack, Esq. regarding PRX.	PAS	0.10
12/06/2021	Emails with accountants regarding settlement motion.	PAS	0.10
12/06/2021	Review Joseph DiPasquale, Esq., emails regarding motion documents and agreement and review said documents, conference with Patricia A. Staiano, Esq. regarding same (0.4); review and edit draft consent judgment, and email Ms. Staiano regarding same (0.6); conference with Ms. Staiano regarding motion and other matters (0.1); email Mr. DiPasquale regarding proofs of claims and other matters (0.1); review emails, and emails to Ms. Staiano and Kevin Harrington, Esq. (0.1); review edits to settlement agreement (0.5); email to Mr. DiPasquale regarding proofs of claim and other matters and review Bonnie Pollack, Esq. emails regarding documents (0.1); review Ms. Pollack and Mr. DiPasquale emails regarding claims, and email Ms. Staiano regarding same, and conference with Ms. Staiano (0.1); emails from and to Mr. DiPasquale regarding Christiana claim and claims schedule regarding settlement (0.2); conference with Ms. Staiano regarding claims waiver issue (0.1); prepare notice of appearance and filing of same (0.1); emails from and to Mr. DiPasquale regarding proofs of claim, and email Ms. Staiano regarding same and review same (0.6); review of claims in connection with settlement, and emails and review emails regarding same (0.3); emails to and from Ms. Staiano and to Mr. DiPasquale regarding agreement edits (0.4).	BSE	3.70
12/07/2021	Emails and discussion with Bonnie Pollack, Esq. regarding settlement documents.	PAS	0.30



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12/07/2021	Emails with and review emails of Bruce S. Etterman, Esq. and Joseph DiPasquale, Esq. regarding settlement documents.	PAS	0.80
12/07/2021	Emails and review emails with accountants regarding their certification and settlement documents.	PAS	0.20
12/07/2021	Emails to and from Joseph DiPasquale, Esq. and Bonnie Pollack, Esq. regarding claims schedules for motion and regarding motion (1.1); emails to and from accountants (0.1); prepare Notice of Settlement and revise claim numbers in same (0.5); draft Trustee Certification (0.2); draft Notice of Motion (0.1); prepare motion papers, and email regarding same (0.2); prepare letter memo regarding same (0.3); email to CPAs regarding Certification for Motion (0.3); emails to and from Andrew Goodenough regarding addresses and to and from Patricia A. Staiano, Esq. regarding motion (0.1); prepare CPA Certification (0.1); conference with Ms. Staiano regarding motion, service issues, and related matters (0.4); review Malya Affidavit (0.1); review draft Milone Declaration, and email Mr. DiPasquale regarding same (0.3); prepare Certification of Service and emails to and from Ms. Staiano regarding same (0.4).	BSE	4.20
12/08/2021	Emails regarding proofs of claim to be filed in accordance with settlement terms and regarding note holders status and discuss with Bruce S. Etterman, Esq.	PAS	0.80
12/08/2021	Numerous emails with counsel and Bruce S. Etterman, Esq. regarding revisions to settlement motion documents and numerous discussions with Mr. Etterman regarding same, including review of proposed revisions by parties and response to same.	PAS	2.60
12/08/2021	Emails regarding representation of parties to settlement.	PAS	0.30
12/08/2021	Status discussion with Bonnie Pollack, Esq.	PAS	0.30



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Date	Description	Att	Hrs
12/08/2021	Email regarding certification of service and conferences with Patricia A. Staiano, Esq. regarding same (0.2); preparation for conference call with CPAs (0.2); conference with CPAs regarding Certification and Milone Supplemental Declaration, and email regarding Certification (0.8); conference with Ms. Staiano regarding motion (0.1); email to Joseph DiPasquale, Esq. regarding supplemental Declaration, and email regarding same (0.8); conference with Ms. Staiano regarding consent judgment, motion, Declarations, service and related matters (0.8); revise form of judgment (0.2); emails from and to Mr. DiPasquale and other regarding claims, representation and other issues (0.2); preparation of certification of service (0.2); revise motion, order draft (1.1); email Ms. Staiano regarding order and judgment (0.2); review draft motion documents and emails regarding status (0.2); emails from and to Mr. DiPasquale regarding Scottis and from Ms. Staiano regarding same(0.2); edit settlement agreement (0.4).	BSE	5.60
12/09/2021	Numerous emails with counsel and Bruce S. Etterman, Esq. regarding settlement pleadings and issues (including claims, revisions to documents, comments to opposing counsel revisions, list of creditors, service list for motion).	PAS	2.40
12/09/2021	Discussions with Bruce S. Etterman, Esq. regarding pleadings, revisions, etc.	PAS	1.30
12/09/2021	Email from Trustee regarding status regarding Margolis/Personal RX (0.1) and follow up with Daniel Stolz, Esq. regarding same (0.2) and report to Trustee (0.1).	PAS	0.40
12/09/2021	Discussion with Bonnie Pollack, Esq.	PAS	0.20
12/09/2021	Review Bonnie Pollack, Esq. email and Patricia A. Staiano, Esq. email regarding same (0.1); emails to and from Joseph DiPasquale, Esq. regarding service and email Ms. Staiano (0.1); emails to and from Mr. DiPasquale regarding and review draft agreement (0.2); review CPA email regarding Certification and certification (0.1); revise draft order and emails to and from Mr. DiPasquale and to Ms. Staiano regarding	BSE	4.20



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	same (0.3); conference with Ms. Staiano regarding revised order (0.1); conference with Ms. Staiano regarding agreement and motion/revise documents with her (0.8); review and revise draft agreement, judgment and order (0.9); edit Milone Declaration (0.2); emails regarding service and prepare certification of service (0.3); conference with Ms. Staiano and review emails regarding status (0.2); email with enclosures to other parties regarding agreement and motion (0.7); conference with Ms. Staiano regarding motion and related matters, and email Mr. DiPasquale regarding supplemental Declaration (0.2).		
12/10/2021	Emails and review of motion for settlement documents, address proof of claim issues for motion papers and address outstanding issues with counsel (1.3) and discussions with Bruce S. Etterman, Esq. regarding same (0.5).	PAS	1.80
12/10/2021	Emails from and to Bonnie Pollack, Esq., Joseph DiPasquale, Esq. and Andrew Goodenough (0.1); review revised Milone Declaration, and email regarding to Patricia A. Staiano, Esq. (0.5); finalize agreement, order and judgment (0.5); finalize motion documents and emails to Trustee and Mr. DiPasquale regarding same (1.1); conference with Ms. Staiano regarding status and motion (0.2); emails and review emails regarding service list (0.1); finalize documents to circulate for execution (0.2); emails from and to Mr. DiPasquale regarding Certifications (0.1); review new proof of claim and email regarding service list (0.1); email Trustee regarding execution agreement (0.1); email CPAs regarding CPA Certification (0.2); prepare Certification of Service and email regarding same (0.8); finalize Notice and letter memo (0.3); email to Mr. DiPasquale regarding execution of documents, including agreement, and finalize documents regarding same (0.5); email Ms. Pollack and review emails regarding service (0.1); email from CPAs regarding Certification and conferences regarding same (0.2); emails from and to Ms. Pollack regarding and prepare Certification of Service (0.1).	BSE	5.20
12/11/2021	Further emails regarding settlement motion documents/claims.	PAS	0.20



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12/11/2021	Review Bonnie Pollack, Esq. and Joseph DiPasquale, Esq. emails regarding service and prepare Certification of Service.	BSE	0.10
12/12/2021	Review of Scotti proofs of claim and emails regarding same.	PAS	0.40
12/12/2021	Review of proofs of claim by Scottis regarding settlement (0.3); emails to and from Joseph DiPasquale, Esq. regarding the proofs of claim (0.2); emails from and to Patricia A. Staiano, Esq. and from Patrick Collins regarding proofs of claim, and review Bonnie Pollack, Esq. email regarding addresses (0.1).	BSE	0.60
12/13/2021	Emails with adversary counsel, Trustee accountants, Trustee and Bruce S. Etterman, Esq. regarding settlement motion documents, signatures to same.	PAS	1.20
12/13/2021	Discussions with Bruce S. Etterman, Esq. (0.7) and Trustee (0.5) regarding settlement documents.	PAS	1.20
12/13/2021	Prepare certification of service, and emails regarding same (0.8); emails to and from Patricia A. Staiano, Esq. regarding status (0.2); emails to and from Joseph DiPasquale, Esq. regarding proofs of claim and settlement documents (0.2); emails to and from Mr. DiPasquale regarding, review of settlement documents regarding and revise Milone Declaration (0.9); conference with Ms. Staiano regarding revisions and finalizing settlement documents (0.2); revise Certification, and email to Trustee regarding same and agreement (0.4); emails to and from CPAs regarding CPA Certification and review revised document (0.3); conference Brian Jordan regarding same (0.3); finalize motion documents and prepare to file (0.5); email regarding supplemental Milone Certification (0.1).	BSE	3.90
12/14/2021	Emails and review accountant declaration (0.3); emails with counsel regarding finalizing motion papers (0.4); discussions with Bruce S. Etterman, Esq. and Trustee regarding same (0.6) and emails with Mr. Etterman (0.2).	PAS	1.50



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12/14/2021	Review CPA email and certification, and email regarding same (0.1); emails to and from Joseph DiPasquale, Esq. regarding documents and settlement (0.1); preparation of documents to file motion to approve settlement and filing of same (0.3); conference with Patricia A. Staiano, Esq. regarding motion and supplemental Declaration (0.1); review emails regarding motion and Notice and from Kevin Harrington, Esq. regarding Declaration and organize file documents (0.2); revise revised supplemental Milone Declaration, and emails to and from Ms. Staiano and to Mr. Harrington regarding same (1.1).	BSE	1.90
12/15/2021	Emails regarding supplemental Anthony Milone certification and exhibits (0.6) and discussion with Bruce S. Etterman, Esq. (0.4).	PAS	1.00
12/15/2021	Email from CPAs, email from Kevin Harrington, Esq. and email Patricia A. Staiano, Esq. regarding supplemental Declaration (0.1); email Ms. Staiano and Trustee regarding supplemental Declaration and exhibits (0.2); review and revise supplemental Milone Declaration and exhibits, emails to and from CPA regarding same (0.6); draft email to Mr. Harrington regarding same (0.2); emails from and to Mr. Harrington and to CPAs regarding supplemental Declaration (0.2).	BSE	1.30
12/19/2021	Emails with Dr. Alan Glombicki, Bonnie Pollack, Esq. and Bruce S. Etterman, Esq. regarding Glombicki proof of claim.	PAS	0.40
12/19/2021	Review and comment regarding supplemental Anthony Milone certification and exhibits.	PAS	0.50
12/20/2021	Further emails and discuss Dr. Alan Glombicki proof of claim with Bruce S. Etterman, Esq. and Trustee (0.4) and regarding Wilson claim (0.2) and emails with Dr. Glombicki (0.3).	PAS	0.90
12/20/2021	Emails and discussion with Bruce S. Etterman, Esq. regarding Anthony Milone supplemental certification.	PAS	0.40



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12/20/2021	Emails from and to Patricia A. Staiano, Esq. regarding supplemental Milone declaration (0.1); review Ms. Staiano and Bonnie Pollack, Esq. emails regarding same and Glombicki claim, review Wilson proof of claim and email Ms. Staiano regarding proofs of claims, all regarding settlement (0.3); review of proofs of claim regarding settlement (0.1); conferences with Ms. Staiano regarding supplemental declaration and Dr. Alan Glombicki proof of claim (0.1); email Dr. Glombicki regarding proof of claim filing (0.3); emails to and from Ms. Staiano and to Kevin Harrington, Esq. regarding supplemental declaration (0.2); conference with Ms. Staiano regarding Dr. Glombicki proof of claim and other matters (0.1); emails Ms. Staiano regarding Dr. Glombicki (0.1); review Dr. Glombicki proof of claim, and email regarding to Mr. Harrington (0.2); email from Trustee and to Ms. Staiano regarding same (0.1); review Ms. Staiano and Dr. Glombicki email, and email Ms. Staiano regarding same (0.1); review claim of Abouyan regarding settlement and email Ms. Staiano regarding same (0.2).	BSE	1.90
12/21/2021	Review amended Abouyan proof of claim and follow up email to Kevin Harrington, Esq. (0.1); review Gallant proof of claim (0.1).	BSE	0.20
12/22/2021	Emails from and to Patricia A. Staiano, Esq. regarding proofs of claim (0.1); email Kevin Harrington, Esq. regarding supplemental declaration (0.1).	BSE	0.20
12/23/2021	Review email from Kevin Harrington, Esq. regarding supplemental certification.	PAS	0.10
12/23/2021	Discussion with Bruce S. Etterman, Esq. regarding status of Anthony Milone supplemental certification, fraudulent transfer analysis regarding PRX and Lawrence Margolis and request to accountants to review debtor books and records and PRX documents already received.	PAS	0.40
12/23/2021	Review email to accountants regarding PRX/Margolis analysis.	PAS	0.10



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12/23/2021	Conference with Patricia A. Staiano, Esq. regarding status (0.1); review CPA and Ms. Staiano emails and email Ms. Staiano regarding same (0.1); email to CPAs regarding PRX and other matters (0.1).	BSE	0.30
12/27/2021	Review Goodwin-Proctor late-filed claim (0.1); email from Bruce S. Etterman, Esq. regarding same (0.1); discuss with Mr. Etterman and Trustee (0.2).	PAS	0.40
12/27/2021	Review and then discuss Aboyoun Dobbs proof of claim with Trustee and Bruce S. Etterman, Esq. (0.3) and email to Gregory Kinoian, Esq. regarding same (0.1).	PAS	0.40
12/27/2021	Emails and discussion regarding Glombicki proof of claim, possible amendment to same.	PAS	0.20
12/27/2021	Review of emails regarding Anthony Milone revised supplemental declaration and new exhibits (0.5) and discuss with Bruce S. Etterman, Esq. and Trustee and discuss hearing to approve settlement (0.4).	PAS	0.90
12/27/2021	Conference with Patricia A. Staiano, Esq. and Trustee regarding claims (0.3); emails to and from Joseph DiPasquale, Esq. regarding Glombicki claim (0.1); conference with Ms. Staiano and review Ms. Staiano and Gregory Kinoian emails regarding Abouyan claim (0.2).	BSE	0.60
12/27/2021	Review revise supplemental Milone Declaration and exhibits, and emails to and from Kevin Harrington, Esq. and Brian Jordan regarding same (1.0); emails from and to Mr. Harrington and Mr. Jordan regarding supplemental Declaration (0.2); conference with Patricia A. Staiano, Esq. and Trustee regarding BenAdvance, supplemental Declaration and PRX (0.3).	BSE	1.50
12/28/2021	Emails from Andrew Goodenough regarding Glombicki proof of claim.	PAS	0.10
12/28/2021	Emails with accountants and Bruce S. Etterman, Esq. regarding Anthony Milone supplemental certification and exhibits, MAC reports (0.2) and discuss with Mr. Etterman (0.1).	PAS	0.30



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Matter #: 15415

Date: September 1, 2022

Re: BENJAMIN STANZIALE
 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att	Hrs
12/28/2021	Review file and message Brian Jordan regarding MAC reports (0.1); conference with Mr. Jordan, and review schedule regarding HAN, for supplemental Declaration (0.3); review Andrew Goodenough email regarding Glombicki claim and email Kevin Harrington, Esq. regarding supplemental Declaration (0.1).	BSE	0.50
12/29/2021	Receipt and review email, revisions to supplemental Anthony Milone certification and exhibits (0.3) and discuss with Bruce S. Etterman, Esq. (0.2).	PAS	0.50
12/29/2021	Discussion with Trustee regarding PRX/Lawrence Margolis analysis and next steps.	PAS	0.20
12/29/2021	Review revised Milone supplemental declaration and exhibits, and email Kevin Harrington, Esq. regarding same(0.3); conference with Patricia A. Staiano, Esq. and review Mr. Harrington email regarding certification, and email Ms. Staiano regarding motion argument (0.1).	BSE	0.40
12/30/2021	Emails regarding Anthony Milone supplemental certification	PAS	0.10
01/03/2022	Emails regarding supplemental Milone declaration (0.3) and follow up with Bruce S. Etterman, Esq. regarding same and regarding settlement motion (0.3).	PAS	0.60
01/03/2022	Email to Kevin Harrington, Esq. regarding Supplemental Certification (0.1); emails from and to Mr. Harrington regarding and from Patricia A. Staiano, Esq. regarding same (0.1).	BSE	0.20
01/03/2022	Conference with Patricia A. Staiano, Esq. regarding status and PRX.	BSE	0.10
01/04/2022	Email to Daniel Stolz, Esq. regarding status.	PAS	0.10



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Date	Description	Att	Hrs
01/04/2022	Review emails regarding Glombicki proof of claim and amendment.	PAS	0.20
01/04/2022	Review emails and attachments (letter, supplemental Milone declaration, exhibits) from Kevin Harrington, Esq. (0.5); review emails between Bruce S. Etterman, Esq. and BenAdvance counsel regarding same (0.2); discuss same with Mr. Etterman (0.3).	PAS	1.00
01/04/2022	Status discussion with Trustee regarding upcoming settlement motion.	PAS	0.30
01/04/2022	Status discussion with Bruce S. Etterman, Esq. regarding upcoming settlement motion.	PAS	0.20
01/04/2022	Review email, letter regarding and final supplemental declaration, and email reply regarding same (0.6); conference with Patricia A. Staiano, Esq. regarding proof of claim, supplemental declaration, and other related matters (0.1); review email regarding Glombicki regarding settlement, review proof of claim regarding same, and emails regarding same (0.2).	BSE	0.90
01/05/2022	Discussion with Bruce S. Etterman, Esq. and review email to BenAdvance counsel regarding proof of funds for settlement.	PAS	0.30
01/05/2022	Emails to Kevin Harrington, Esq. regarding supplemental declaration and settlement funds (0.1); emails from and to Andrew Goodenough regarding Glombicki (0.1).	BSE	0.20
01/06/2022	Emails regarding Glombicki claim.	PAS	0.10
01/06/2022	Emails and discussion with Bruce S. Etterman, Esq. regarding proof of funds.	PAS	0.30



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01/06/2022	Emails regarding supplemental Milone certification (0.2) and discuss with Bruce S. Etterman, Esq. (0.1).	PAS	0.30
01/06/2022	Email to counsel regarding settlement motion, proof of funds.	PAS	0.10
01/06/2022	Conference with Patricia A. Staiano, Esq. regarding supplemental certification and money due (0.1); review Ms. Staiano email regarding settlement funds and Joseph DiPasquale, Esq. reply and email Kevin Harrington, Esq. regarding supplemental certification and Glombicki (0.1).	BSE	0.20
01/07/2022	Emails regarding Glombicki proof of claim.	PAS	0.10
01/07/2022	Emails with investor/creditor Andy Verma regarding BenAdvance and Pharma RX and follow up regarding same.	PAS	0.30
01/07/2022	Email from Kevin Harrington, Esq. regarding supplemental Milone certification; email from Bruce S. Etterman, Esq. regarding same.	PAS	0.20
01/07/2022	Emails from and to Patricia A. Staiano, Esq. regarding claims and settlement and review schedule (0.1); review Kevin Harrington, Esq. email and attachment regarding supplemental certification, and email Ms. Staiano regarding same (0.2).	BSE	0.30
01/08/2022	Emails to and from Andrew Goodenough regarding Glombicki claim regarding settlement.	BSE	0.10
01/10/2022	Emails regarding Glombicki proof of claim.	PAS	0.10



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Date	Description	Att	Hrs
01/10/2022	Discussions with Trustee and Bruce S. Etterman, Esq. regarding motion for approval of settlement and regarding discovery/next steps regarding Personal RX.	PAS	0.60
01/11/2022	Emails and review of information regarding proof of funds to consummate settlement per terms of settlement agreement (0.4) and follow up with Trustee regarding same (0.2).	PAS	0.60
01/11/2022	Review Glombicki email and Andrew Goodenough email regarding same, and review of email regarding proof of funds, and email Patricia A. Staiano, Esq. regarding same.	BSE	0.10
01/12/2022	Emails regarding Milone supplemental certification.	PAS	0.10
01/12/2022	Receipt of Certification of No Objection from Court regarding motion to approve settlement (0.1); emails with Joseph DiPasquale, Esq. and Bonnie Pollack, Esq. regarding same (0.4); discuss same with Trustee and Bruce S. Etterman, Esq. (0.4).	PAS	0.90
01/12/2022	Review file and email regarding supplemental certification and Glombicki (0.1); conference with Patricia A. Staiano, Esq. regarding motion and regarding PRX (0.1); review emails regarding motion hearing (0.1); review file regarding status of settlement and review certificate of no objection (0.1); email Ms. Staiano regarding status and motion; review Ms. Staiano and other emails regarding proof of funds document (0.1).	BSE	0.50
01/13/2022	Emails with accountants and Bruce S. Etterman, Esq. regarding BenAdvance motion, Personal RX discovery.	PAS	0.20
01/13/2022	Email from Kevin Harrington, Esq. regarding Milone supplemental certification.	PAS	0.10



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01/13/2022	Discuss status with Trustee - BenAdvance motion, Personal RX issues/discovery.	PAS	0.20
01/13/2022	Emails from and to Brian Jordan regarding hearing and regarding PRX, and review Kevin Harrington, Esq. email regarding supplemental certification.	BSE	0.10
01/14/2022	Email to accountants regarding status regarding BenAdvance motion, discovery regarding Lawrence Margolis and Personal RX.	PAS	0.20
01/17/2022	Conference with Patricia A. Staiano, Esq. regarding PRX review and status (0.1); review Ms. Staiano, Karl Knechtel and Trustee emails regarding conference regarding PRX, and email regarding same (0.1); conference with Ms. Staiano regarding status, and review emails and email regarding conference call (0.1).	BSE	0.30
01/20/2022	Receipt of order approving settlement and follow up regarding service regarding same.	PAS	0.30
01/20/2022	Emails with Joseph DiPasquale, Esq. and Bruce S. Etterman, Esq. regarding first settlement payment.	PAS	0.30
01/21/2022	Receipt and preliminary review settlement proposal from Daniel Stolz, Esq. on behalf of DGN Pharmacy.	PAS	0.40
01/21/2022	Review analysis and email from accountants, email from Bruce S. Etterman, Esq. regarding his comments and conference call regarding same regarding DGN/Margolis.	PAS	2.30
01/21/2022	Review file, petition and 341 transcript regarding PRX issues (0.7); review CPA memo regarding PRX analysis in preparation for conference call, and email regarding same (0.6); review PRX settlement letter (0.1); conference with Patricia A. Staiano, Esq. and CPAs regarding PRX analysis and how to proceed (1.4).	BSE	2.80



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Date	Description	Att.	Hrs
01/24/2022	Review article and emails with Trustee team regarding Mark Cuban new on-line pharmacy in context of PRX proposal.	PAS	0.40
01/24/2022	Emails regarding settlement check due under agreement.	PAS	0.20
01/24/2022	Review of emails regarding payment per settlement and email Joseph DiPasquale, Esq. regarding same.	BSE	0.10
01/25/2022	Email and discussion with Matthew Roseman, Esq. regarding PRX.	PAS	0.60
01/25/2022	Review Glombecki proof of claim as filed and email regarding same.	PAS	0.10
01/25/2022	Conference with Patricia A. Staiano, Esq. regarding conference with Matthew Roseman, Esq. and getting PRX information.	BSE	0.10
01/25/2022	Review of newly filed claim regarding settlement.	BSE	0.10
01/26/2022	Emails with Daniel Stolz, Esq. regarding DGN Pharmacy offer (0.4); emails regarding same with Trustee, Bruce S. Etterman, Esq. and accountants (0.3); discussions with Trustee and Mr. Etterman regarding same (0.4).	PAS	1.10
01/26/2022	Review of Patricia A. Staiano, Esq. and Daniel Stolz, Esq. email regarding settlement and PRX (0.1) ; emails from and to Brian Jordan regarding documents (0.2).	BSE	0.30



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01/27/2022	Email from Daniel Stolz, Esq. regarding settlement proposal and discuss with Trustee.	PAS	0.20
01/27/2022	Review emails between Patricia A. Staiano, Esq. and Daniel Stolz, Esq. regarding PRX, and email regarding same (0.1); conference with Ms. Staiano regarding PRX and settlement issues (0.1).	BSE	0.20
02/01/2022	Email from Daniel Stolz, Esq. regarding upcoming call regarding settlement offer.	PAS	0.10
02/01/2022	Review emails between Bruce S. Etterman, Esq. and accountants regarding discovery/questions for PRX analysis and review accountant analysis regarding documents from PRX; review email from accountants regarding investor communications and my emails in response.	PAS	0.50
02/01/2022	Receipt financials, agreement regarding deal between DGN and investor for evaluation by Trustee and email to Trustee team regarding same.	PAS	0.50
02/01/2022	Review and analysis of email and enclosure from accountants regarding PRX (1.2); review of emails from CPAs regarding investor LOI and other matters, and email CPAs regarding PRX and other matters (0.6).	BSE	1.80
02/02/2022	Emails with accountants and Bruce S. Etterman, Esq. regarding review and comments regarding documents received from DGN, analysis and questions regarding same and review documents regarding DGN settlement proposal.	PAS	0.80
02/02/2022	Review of email from accountants regarding information on PRX (0.1); review of documents and regarding PRX financial analysis, and email accountants regarding information requests (0.4); review of file regarding PRX, revise draft information requests from CPAs, and email them regarding same (0.7); review email from CPA and SEC document regarding PRX (0.3); review CPA email and enclosure (0.1); review Patricia A. Staiano, Esq. emails to CPAs regarding analysis of offer and CPA reply (0.1); email Ms. Staiano regarding review of CPA information needed list and PRX offer (0.3).	BSE	2.00



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02/06/2022	Emails with Daniel Stolz, Esq. regarding meeting/conference call and questions.	PAS	0.20
02/08/2022	Email from Joseph DiPasquale, Esq. regarding settlement payment.	PAS	0.10
02/08/2022	Receipt and review of accountant analysis regarding proposal received from DGN (0.3); conference call with Trustee, accountants, and Bruce S. Etterman, Esq. regarding same (1.0); revise accountant memo with Mr. Etterman and email revised memo to Daniel Stolz, Esq. (0.6); discussion with Mr. Stolz regarding proposal (0.4).	PAS	2.30
02/08/2022	Review accountant email and enclosure regarding PRX investor Genesis (0.1); preparation for and conference with CPA and Trustee and Patricia A. Staiano, Esq. regarding Genesis (1.2); conference with Ms. Staiano regarding/revise information requests regarding Genesis (0.6); review email regarding Daniel Stolz, Esq. and emails to and from CPA regarding conference (0.1).	BSE	2.00
02/08/2022	Review email regarding BenAdvance settlement and email regarding same.	BSE	0.10
02/10/2022	Conference call with Daniel Stolz, Esq., Lawrence Margolis, DGN investors, Trustee, Bruce S. Etterman, Esq. and Karl Knectel, CPA regarding DGN settlement offer (1.5); preparation for conference (0.3); post-conference discussion with Trustee, accountants, and Mr. Etterman (0.3).	PAS	2.10
02/10/2022	Prepare for conference call with Daniel Stolz, Esq. and Genesis (0.1); conference call with Trustee, Patricia A. Staiano, Esq. and CPAs regarding Genesis and PRX (1.5); conference call with Ms. Staiano and Trustee regarding same (0.4).	BSE	2.00
02/11/2022	Conference call with Trustee and Daniel Stolz, Esq. regarding DGN offer (0.4) and discuss with Trustee (0.2).	PAS	0.60



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02/11/2022	Review and revise further request for PRX information, and email Patricia A. Staiano, Esq. regarding same (0.6); conference with Ms. Staiano regarding status and requests (0.1).	BSE	0.70
02/15/2022	Review CPA email and email Patricia A. Staiano, Esq. regarding same, and review emails regarding document production and further requests (0.1); review settlement and related matters and diary of date (0.1).	BSE	0.20
02/17/2022	Preliminary review settlement communication and documents from DGN (0.4); emails with Bruce S. Etterman, Esq. and accountants regarding same (0.3).	PAS	0.70
02/17/2022	Review Joseph S. Aboyou email regarding information, and email CPAs regarding same (0.1); review CPA email and PRX information, and email regarding same (0.3).	BSE	0.40
02/17/2022	Email from and to Joseph DiPasquale, Esq. regarding payment, and conference Patricia A. Staiano, Esq. regarding same.	BSE	0.10
02/18/2022	Emails to and from CPA regarding information requests (0.1); conference with Brian Jordan regarding status, and PRX information and requests (0.6).	BSE	0.70
02/22/2022	Email from Daniel Stolz, Esq. and follow up with emails and discussions with Trustee, accountants and Bruce S. Etterman, Esq. regarding counter-offer.	PAS	0.50
02/22/2022	Review Daniel Stolz, Esq. email, and email Patricia A. Staiano, Esq. regarding same and regarding PRX (0.1); conference with Ms. Staiano regarding PRX documents and settlement (0.3); email to accountants and prepare draft further document requests to PRX (0.3).	BSE	0.70
02/23/2022	Email and analysis from Karl Knechtel, CPA regarding information needed from DGN regarding projections.	PAS	0.40



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02/23/2022	Conferences with Patricia A. Staiano, Esq. regarding further document requests to PRX (0.1); review CPA email and draft further documents requests, and emails to and from him and to Ms. Staiano regarding same (0.4).	BSE	0.50
02/25/2022	Conferences with Patricia A. Staiano, Esq. regarding further PRX request and related matters; review CPA, Daniel Stolz, Esq. and Ms. Staiano emails regarding same.	BSE	0.10
03/01/2022	Email to Daniel Stolz, Esq. regarding settlement offer.	PAS	0.80
03/01/2022	Review accountant analysis regarding DGN offer.	PAS	0.80
03/01/2022	Telephone call with Karl Knechtel, CPA and Bruce S. Etterman, Esq. regarding email to DGN counsel in response to offer.	PAS	0.80
03/01/2022	Preparation for conference call and conference call with CPA regarding further request for PRX (0.7); conference with Ms. Staiano regarding and review email to Mr. Stolz (0.4).	BSE	1.10
03/03/2022	Emails regarding DGN settlement proposal.	PAS	0.10
03/07/2022	Emails regarding stipulation of dismissal.	PAS	0.20
03/09/2022	Review emails and documents from Matthew Roseman, Esq. in response to Trustee request regarding DGN documents received by investors/creditors (0.5); follow up with Trustee, accountants and Bruce S. Etterman, Esq. regarding same (0.4).	PAS	0.90



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03/09/2022	Review Trustee response to creditor inquiry.	PAS	0.10
03/11/2022	Discussion with Daniel Stolz, Esq. regarding settlement proposal from DGN (0.3); receipt email from Mr. Stolz regarding same (0.1); and email to Trustee and Trustee's professionals regarding same (0.1).	PAS	0.50
03/12/2022	Review settlement proposal, and email regarding same.	BSE	0.10
03/14/2022	Emails with Daniel Stolz, Esq. and discussions with Trustee, Bruce S. Etterman, Esq. regarding DGN settlement terms.	PAS	0.40
03/14/2022	Letter from Daniel Stolz, Esq. in response to Trustee inquiries and emails and discuss with Trustee and professionals.	PAS	0.60
03/14/2022	Email from Trustee regarding creditor inquiry.	PAS	0.10
03/14/2022	Conferences with Patricia A. Staiano, Esq./Trustee regarding settlement and related matters (0.1); email Ms. Staiano regarding Daniel Stolz, Esq. letter, and emails from and to CPA regarding same and conference call (0.1).	BSE	0.20
03/15/2022	Discussions with Trustee and Bruce S. Etterman, Esq. (0.5) and Matthew Roseman, Esq. and Bonnie Pollock, Esq. (0.5) all regarding possible settlement with DGN (0.3).	PAS	1.30
03/15/2022	Conference with Patricia A. Staiano, Esq. regarding conference with Matthew G. Roseman, Esq. (0.1); prepare for and conference with Ms. Staiano, Trustee and CPAs regarding PRX settlement (1.0).	BSE	1.10



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03/16/2022	Emails and discussions regarding settlement information needed from Lawrence Margolis/DGN to evaluate settlement offer/terms.	PAS	0.70
03/16/2022	Conferences with Patricia A. Staiano, Esq. regarding settlement and support needed (0.3); email from CPA regarding information requests, and respond regarding same and supplemental certification (0.3); review file and email Ms. Staiano regarding supplemental certification issue for settlement (0.3); email CPA regarding questions (0.1).	BSE	1.00
03/17/2022	Emails regarding follow up questions to DGN regarding proposal and discuss with Bruce S. Etterman, Esq.	PAS	0.50
03/17/2022	Review CPA email and draft email to Daniel Stolz, Esq. for information.	BSE	0.40
03/18/2022	Discussion and email with Bruce S. Etterman, Esq. regarding counter-offer to DGN (0.2) and emails with Daniel Stolz, Esq. regarding same (0.5) and follow-up emails with Trustee team (0.2).	PAS	0.90
03/18/2022	Review Patricia A. Staiano, Esq. email to Daniel Stolz, Esq. regarding settlement and payments and Lawrence Margolis response to information requests and Mr. Stolz responsive emails, and emails to and from Ms. Staiano regarding same.	BSE	0.20
03/21/2022	Email from accountants regarding analysis of financials and proposal from DGN and discuss with Bruce S. Etterman, Esq.	PAS	0.40
03/21/2022	Review CPA email regarding information response from PRX, and conference with Patricia A. Staiano, Esq. regarding status.	BSE	0.10
03/22/2022	Review Daniel Stolz, Esq. email regarding settlement.	BSE	0.10



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03/22/2022	Preparation of fee application.	BSE	2.20
03/23/2022	Telephone call with Daniel Stolz, Esq. (0.2); emails and telephone call with Trustee regarding counter-offer to DGN regarding settlement (0.5); email to Mr. Stolz regarding same (0.1).	PAS	0.80
03/23/2022	Emails to and from Patricia A. Staiano, Esq. regarding settlement, and review email to Daniel Stolz, Esq.	BSE	0.20
03/29/2022	Emails with Daniel Stolz, Esq. regarding settlement (0.2); discussions with Trustee and Bruce S. Etterman, Esq. regarding offer, counter-offer, terms (0.6); discussion with Matthew Roseman, Esq. (0.5); discuss drafting of settlement terms with Mr. Etterman (0.2).	PAS	1.50
03/29/2022	Review Patricia A. Staiano, Esq. and Daniel Stolz, Esq. emails and conference with Ms. Staiano regarding settlement (0.1) ; draft settlement agreement, and emails to and from CPAs regarding same (0.6).	BSE	0.70
03/30/2022	Emails and discussions with Bruce S. Etterman, Esq. regarding settlement agreement, terms, and supporting pleadings for approval of same.	PAS	0.60
03/30/2022	Email from Daniel Stolz, Esq. regarding settlement (0.1) and follow up with Trustee and Bruce S. Etterman, Esq. regarding same (0.6).	PAS	0.70
03/30/2022	Draft settlement agreement, and emails to Patricia A. Staiano, Esq. and CPA regarding same (1.8); conference with Ms. Staiano regarding agreement and settlement (0.1); email Ms. Staiano regarding same (0.1); emails from and to CPA regarding same(0.2); email from Daniel Stolz, Esq. and to Ms. Staiano regarding same (0.1); emails to and from Ms. Staiano regarding preparation of approval motion (0.2).	BSE	2.50
03/31/2022	Review and revise draft settlement agreement (0.5); discuss changes with Bruce S. Etterman, Esq. (0.4); discuss agreement and emails with Trustee regarding same (0.5).	PAS	1.40



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Date	Description	Att	Hrs
03/31/2022	Conference with Patricia A. Staiano, Esq. regarding settlement and agreement (0.2); review schedules regarding and revise agreement (0.2); conference with Ms. Staiano and revise agreement with her, and review emails regarding same (0.3).	BSE	0.70
04/01/2022	Emails with counsel regarding settlement agreement (0.6) and follow up with Trustee and Bruce S. Etterman, Esq. regarding terms, motion to approve (0.4) and email to accountants regarding settlement (0.1).	PAS	1.10
04/01/2022	Review Patricia A. Staiano, Esq. email to Daniel Stolz, Esq., and email Ms. Staiano regarding agreement (0.1); prepare motion to approve settlement (0.1); prepare notice of motion and form of order regarding same, and review Ms. Staiano emails regarding same (0.5); prepare notice of settlement (0.4); prepare Trustee certification regarding settlement (0.4); prepare letter memorandum regarding same (0.4); review Mr. Stolz emails regarding revisions to agreement and review revisions, and emails from and to Ms. Staiano regarding same (0.2).	BSE	2.10
04/02/2022	Email Patricia A. Staiano, Esq. regarding settlement and agreement.	BSE	0.10
04/04/2022	Emails with Daniel Stolz, Esq. regarding settlement terms (including review of prior emails) (0.7); emails and discussions with Trustee and Bruce S. Etterman, Esq. regarding same (0.5); discussions and emails with Mr. Etterman regarding motion for approval of settlement and accountant certification and analysis regarding same (0.5); revisions to settlement agreement per communications with Mr. Stolz (0.5).	PAS	2.20
04/04/2022	Conference with Patricia A. Staiano, Esq. regarding settlement and agreement (0.3); review draft agreement and email Ms. Staiano regarding same (0.2); review Ms. Staiano email to Daniel Stolz, Esq. regarding same (0.1); review Mr. Stolz and Ms. Staiano emails regarding agreement and settlement, and conference with Trustee and Ms. Staiano regarding same (0.6).	BSE	1.20
04/05/2022	Emails with counsel regarding form of settlement agreement (0.2); emails and discussions regarding same and regarding motion to approve settlement with Bruce S. Etterman, Esq. (0.7); discuss settlement with Trustee (0.2).	PAS	1.10



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Matter #: 15415

Date: September 1, 2022

Re: BENJAMIN STANZIALE
 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att	Hrs
04/05/2022	Review Daniel Stolz, Esq. and Jeffrey L. Cohen, Esq. emails regarding settlement, and emails to and from Patricia A. Staiano, Esq. regarding same (0.2); conference with Ms. Staiano regarding settlement and related (0.1); emails CPAs regarding work needed for motion to approve (0.2) ; conference Karl Knechtel, CPA regarding same from motion (0.3); revise agreement and emails regarding same to Mr. Stolz and Trustee (0.2); email to CPA regarding documents and email Ms. Staiano regarding agreement (0.2).	BSE	1.20
04/06/2022	Emails regarding signed agreement (0.2); discussions with Bruce S. Etterman, Esq. regarding motion to approve, supporting documents (0.4); discussion regarding next steps with Trustee (0.2); discussion regarding settlement with Matthew Roseman, Esq. (1.0).	PAS	1.80
04/11/2022	Review, revise, emails and discussions regarding accountant certification in support of motion to approve settlement.	PAS	1.80
04/11/2022	Emails and discussions regarding information required for Lawrence Margolis certification in support of motion to approve settlement.	PAS	1.60
04/11/2022	Discussions with Trustee and Daniel Stolz, Esq. regarding motion to approve settlement, supporting documents.	PAS	0.50
04/11/2022	Review Karl Knechtel, CPA email and email Patricia A. Staiano, Esq. regarding information requests (0.2); review draft certification for CPA, and emails Ms. Staiano regarding same (0.5); conferences with Ms. Staiano regarding certification, and emails regarding same (0.2); email to CPA regarding his certification (0.1); emails to and from CPA regarding certification, revise same, and conference and email to Ms. Staiano regarding same (0.5); review draft email to Daniel Stolz, Esq. regarding certification, and emails to and from Ms. Staiano regarding same(0.4); edit motion for approval of settlement documents (0.3).	BSE	2.20
04/12/2022	Discussions with Bruce S. Etterman, Esq. regarding edits to settlement documents and follow up with Trustee regarding same.	PAS	0.70



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04/13/2022	Review and revise settlement motion documents, including emails and discussions with Trustee and Bruce S. Etterman, Esq.	PAS	2.00
04/13/2022	Telephone call with Daniel Stolz, Esq. regarding settlement issues.	PAS	0.20
04/13/2022	Prepare approval motion papers, and email Patricia A. Staiano, Esq. regarding same (0.5); research regarding same (0.1); emails from and to Ms. Staiano, and email regarding motion documents, and prepare certification of service (0.2).	BSE	0.80
04/13/2022	Prepare fee application.	BSE	0.30
04/14/2022	Emails regarding draft settlement pleadings and terms of settlement, service issues.	PAS	0.50
04/14/2022	Further review/comment draft settlement pleadings.	PAS	0.40
04/14/2022	Conference with Patricia A. Staiano, Esq. regarding objection to Goodwin Proctor claim (0.1); review proof of claim and Notice of Assets regarding objection (0.3); preparation of motion to expunge claim (1.0).	BSE	1.40
04/18/2022	Draft motion papers to expunge claim.	BSE	0.20
04/20/2022	Review proposed certification of Lawrence Margolis (0.5); emails with Bruce S. Etterman, Esq. and accountants regarding same (0.4) and discussions with Mr. Etterman regarding same (0.4).	PAS	1.30



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04/20/2022	Review Daniel Stolz, Esq. email, emails to and from CPA and email Patricia A. Staiano, Esq. regarding draft Lawrence Margolis certification (0.2); review and edit draft certification (0.5); conferences with Ms. Staiano regarding Mr. Margolis certification (0.4); draft email /memo analyzing draft Mr. Margolis certification (0.6).	BSE	1.70
04/20/2022	Conference with Patricia A. Staiano, Esq. regarding proof of claim.	BSE	0.10
04/21/2022	Discussions, emails, review/edit Lawrence Margolis certification.	PAS	1.30
04/21/2022	Discussions, review research regarding late-filed Goodwin Proctor claim.	PAS	0.50
04/21/2022	Conference Brian Jordan regarding Lawrence Margolis certification/revisions, and review email regarding same and messages from him regarding same (0.8); edit draft certification (0.7); emails to Patricia A. Staiano, Esq. and CPAs regarding same (0.2); conference with Ms. Staiano regarding same (0.1); email and message Ms. Staiano regarding same (0.1).	BSE	1.90
04/22/2022	Emails and discussions with Bruce S. Etterman, Esq. and Trustee regarding supporting documents for settlement motion, including review and edit changes and discussion with Trustee.	PAS	0.90
04/22/2022	Emails and discussions with Bruce S. Etterman, Esq. and Trustee regarding objection to Goodwin Proctor claim (including discussions of research).	PAS	0.70
04/22/2022	Edit approval motion documents and email Patricia A. Staiano, Esq. regarding same (0.6); review CPA email, edit Lawrence Margolis certification and email Ms. Staiano regarding same (0.1).	BSE	0.70



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04/22/2022	Research and email Patricia A. Staiano, Esq. regarding late filed proof of claim - Goodwin (1.0); conference with Ms. Staiano regarding same (0.1); legal research regarding proof of claim objection and email Ms. Staiano regarding same (0.4); edit draft motion regarding proof of claim (0.1); conference with Ms. Staiano regarding motion and revise same (0.1); review motion papers regarding Goodwin proof of claim (0.4).	BSE	2.10
04/25/2022	Emails with counsel, Trustee and Bruce S. Etterman, Esq. regarding revisions to settlement pleadings (including review of same).	PAS	0.60
04/25/2022	Emails from Trustee regarding creditor inquiries (0.1); emails with Bonnie Pollack, Esq. regarding same (0.1); telephone calls to creditors answering their inquiries (0.2).	PAS	0.40
04/25/2022	Email from Daniel Stolz, Esq. regarding settlement documents and email Patricia A. Staiano, Esq. regarding same (0.1); edit Lawrence Margolis certification in support of approval motion (0.3); conference with Ms. Staiano regarding settlement motion documents (0.1); edit motion documents and email Ms. Staiano regarding same (0.1).	BSE	0.60
04/27/2022	Telephone call from Matthew Roseman, Esq. (0.4) and follow up emails and discussions with Trustee and Bruce S. Etterman, Esq. regarding Margolis/DGN settlement, prior settlement with Milone/BenAdvance, investors/creditors inquiries (0.8); follow up with Trustee, accountants regarding business investigation regarding Margolis/DGN settlement; review documents regarding same (1.0).	PAS	2.20
04/27/2022	Conference with Patricia A. Staiano, Esq. and email CPAs regarding settlement call and regarding Dr. Malya (0.1); emails from and to Karl Connectedly, and review Ms. Staiano and Matthew G. Rose man, Esq. emails regarding same (0.1).	BSE	0.20
04/28/2022	Emails and discussions with Bruce S. Etterman, Esq. regarding Margolis/DGN settlement, response to investor/creditor questions, settlement issues and motion papers.	PAS	0.50
04/28/2022	Conference with Patricia A. Staiano, Esq. regarding Dr. Malya conference call (0.1); emails to and from CPAs regarding conference call (0.2).	BSE	0.30



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04/28/2022	Review files regarding claims and status (0.3); email Patricia A. Staiano, Esq. regarding claim - Gallant (0.1); conference with Ms. Staiano regarding same (0.1); review of Gallant claim, research regarding and email CPAs regarding same (0.2); review of claims register regarding claims status and review Abouyan claim (0.3); emails to and from Karl Knechtel regarding Gallant claim (0.1); review of issues, research, and email Ms. Staiano regarding Gallant claim (0.3); review of issues regarding Goodwin claim (0.1); preparation of motion papers regarding objection to Gallant claim (0.8).	BSE	2.30
04/29/2022	Continued emails and discussion regarding late-filed claims.	PAS	0.30
04/29/2022	Conference with Patricia A. Staiano, Esq. regarding Gallant claim and related matters, and email from Gallant and to Ms. Staiano regarding same (0.2); draft letter to Gallant regarding address/claim issue (0.3); prepare motion papers regarding Gallant claim (0.1).	BSE	0.60
05/02/2022	Emails and discussion with Matthew Roseman, Esq. regarding upcoming call with certain investor creditors (0.4); follow up emails with Trustee, Bruce S. Etterman, Esq., Karl Knechtel, CPA regarding same (0.3); discussion regarding same with Mr. Etterman (0.4).	PAS	1.10
05/02/2022	Email and discussion with Daniel Stolz, Esq. regarding settlement motion papers (0.3); email and discussion with Bruce S. Etterman, Esq. regarding settlement motion papers (0.4).	PAS	0.70
05/02/2022	Conference with Patricia A. Staiano, Esq. regarding creditor call (0.1); emails to and from Karl Knechtel regarding conference call (0.1); emails to and from Ms. Staiano regarding PRX settlement (0.1).	BSE	0.30
05/02/2022	Review email and spreadsheet regarding Gallant claim.	BSE	0.10
05/03/2022	Review revised Lawrence Margolis certification for settlement motion and discussions and emails with Bruce S. Etterman, Esq. and Karl Knechtel, CPA regarding same.	PAS	0.60



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05/03/2022	Conference call with Matthew Roseman, Esq., Ray Kurasany, Lance Friedman, Dr. Malaya, Biaggio Graffignino, Anette Catino, Trustee, Bruce S. Etterman, Esq., Karl Knechtel, CPA regarding their questions regarding Trustee settlement with DGN and Lawrence Margolis (1.3); follow up telephone calls with Trustee and Mr. Etterman (0.4); telephone calls with Mr. Roseman regarding same (0.6).	PAS	2.30
05/03/2022	Emails and discussions with Bruce S. Etterman, Esq. and Karl Knechtel, CPA regarding preparation for conference call with investors/creditors, including review pleadings regarding Biaggio Graffignino state court action against DGN/PRX and Lawrence Margolis, review nondisclosure agreement with PRX.	PAS	1.60
05/03/2022	Research regarding Graffagnino and prepare for call with accountant (0.4); conference with Karl Knechtel, CPA regarding conference call regarding settlement and regarding Graffagnino, and review NDA and Graffagnino regarding same (0.5); email Patricia A. Staiano, Esq. regarding conference with accountant (0.2); other prepare for and conference call with creditors and counsel regarding PRX settlement (1.3); conference with Ms. Staiano and Trustee regarding conference call (0.2); conference with Ms. Staiano regarding call (0.2); conference with accountant regarding creditor call (0.3); email CPA regarding NDA and email Ms. Staiano regarding conference with CPA and Graffagnino (0.4); review Ms. Staiano email regarding and CPA certification (0.1); conference with Ms. Staiano regarding Graffagnino (0.1); review court docket and email Ms. Staiano regarding Graffagnino regarding action (0.3); review Margolis certification draft regarding settlement from Daniel Stolz, Esq. and email Ms. Staiano regarding same (0.2); review document regarding PRX information (0.1).	BSE	4.30
05/04/2022	Continued review of motion pleadings, certifications and emails and discussions regarding same in light of yesterday's discussion with investor creditors and revisions by Lawrence Margolis to his certification.	PAS	1.80
05/04/2022	Review proposed changes to Margolis certification, and email to Patricia A. Staiano, Esq. and CPA regarding same (0.4); review CPA email and comments regarding certification (0.1); conference with Ms. Staiano regarding same and regarding conference with Matthew Roseman, Esq. (0.3); conference with CPA regarding Margolis certification and	BSE	2.50



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05/05/2022	regarding settlement/status (0.4); review edited Margolis certification, edit same and message CPA regarding same (0.2); revise Margolis certification and draft email to Daniel Stolz, Esq. and email to PAS regarding same (0.8); review revised CPA certification, and email from him and to Ms. Staiano regarding same (0.2); email CPA regarding certifications (0.1). Further emails with Daniel Stolz, Esq., Trustee, Bruce S. Etterman, Esq. and Karl Knechtel, CPA regarding Margolis and Knechtel certifications, attachments to Margolis certification, documents received by accountants in support of settlement and continued related discussions with Mr. Etterman regarding same.	PAS	1.90
05/05/2022	Review and comment motion documents.	PAS	0.80
05/05/2022	Review and revise Margolis certification (0.3); conference with Patricia A. Staiano, Esq. regarding Margolis certification and regarding email to Daniel Stolz, Esq. (0.3); conference with Ms. Staiano regarding email to Mr. Stolz regarding certification (0.2); conference with Ms. Staiano regarding Margolis certification (0.1); email to Lawrence Margolis regarding certification (0.2); emails to and from Mr. Margolis and to CPA regarding financials (0.1); review Mr. Stolz and CPA emails regarding Margolis certification, and email Ms. Staiano regarding same (0.3); review Mr. Margolis email and email Ms. Staiano regarding same (0.1); review Mr. Stolz and CPA emails regarding certification (0.1).	BSE	1.70
05/06/2022	Continued discussions and emails with Daniel Stolz, Esq., Bruce S. Etterman, Esq. regarding certifications and financial documents in support of motion to approve settlement (including proposed changes, undated information).	PAS	1.20
05/06/2022	Review of certification drafts and CPA and Daniel Stolz, Esq. emails regarding same (0.1); conference with Karl Knechtel, CPA regarding 2021 financials and Margolis certification (0.3); review Margolis certification and email Mr. Stolz regarding same (0.2); review 2021 financials for PRX, and email Patricia A. Staiano, Esq. regarding same and regarding conference with CPA (0.5); review CPA certification, and email to him regarding same (0.1); email to Ms. Staiano regarding	BSE	1.50



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Date	Description	Att	Hrs
	approval motion documents (0.1); conference with Ms. Staiano regarding PRX /Settlement (0.2).		
05/09/2022	Emails with Bruce S. Etterman, Esq. and Karl Knechtel, CPA and discussions with Mr. Etterman regarding finalization of motion papers, certifications, exhibits.	PAS	0.90
05/09/2022	Finalize motion papers regarding settlement, and conferences Patricia A. Staiano, Esq. regarding same (1.0); email To Daniel Stolz, Esq. regarding Margolis certification (0.1); email certifications to Trustee and CPA for execution (0.2); preparation of exhibits and preparation of motion papers for filing (0.2).	BSE	1.50
05/09/2022	Conference with Keith Gallant regarding proof of claim (0.1); conference with Patricia A. Staiano, Esq. regarding Gallant (0.1); email Gallant regarding claim (0.3).	BSE	0.50
05/10/2022	Numerous emails and discussions reviewing and finalizing settlement motion documents, exhibits, certifications, hearing date.	PAS	1.60
05/10/2022	Emails to and from CPA regarding and review his signed certification (0.2); email from Daniel Stolz, Esq. and to Patricia A. Staiano, Esq. regarding approval motion (0.2); review executed Margolis certification (0.1); review motion documents and prepare emails to Mr. Stolz regarding same (0.3); Ms. Staiano messages regarding motion (0.1); emails to and from Mr. Stolz, Lawrence Margolis, and from Ms. Staiano regarding approval motion and prepare motion documents (0.9); conference with Ms. Staiano regarding motion (0.1); prepare certification of service and motion papers for filing (0.4).	BSE	2.30
05/16/2022	Conference with Patricia A. Staiano, Esq. regarding status and settlement.	BSE	0.10
05/16/2022	Prepare consent order, application and certificate of consent regarding Gallant claim.	BSE	1.00



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05/17/2022	Emails and discussions with Bruce S. Etterman, Esq. regarding settlement regarding Gallant claim.	PAS	0.20
05/17/2022	Emails to and from Patricia A. Staiano, Esq. regarding Gallant claim (0.1); prepare application and order regarding Gallant claim, and email to Gallant regarding execution (0.4).	BSE	0.50
05/31/2022	Emails and review order reclassifying Gallant claim.	PAS	0.10
05/31/2022	Review Gallant order and email to him.	BSE	0.10
06/01/2022	Review claims (0.2) and confer with Bruce S. Etterman, Esq. regarding same (0.2).	PAS	0.40
06/01/2022	Conference with Patricia A. Staiano, Esq. and review file regarding status and claims (0.3); review and analyze claims register and claims (1.0); email/memo to Ms. Staiano regarding claims analysis (0.4).	BSE	1.70
06/02/2022	Email/memo to Patricia A. Staiano, Esq. regarding claims.	BSE	0.40
06/10/2022	Telephone calls and emails with Michael Dal Lago, Esq., Christian Haman, Esq., Trustee, Bruce S. Etterman, Esq. and Daniel Stolz, Esq. all regarding request for information by creditor Dr. Malya and possible objection to settlement.	PAS	2.80
06/10/2022	Research regarding Trustee duty to creditors regarding turnover of documents in support of settlement/business judgment and review NDA documents.	PAS	1.20



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06/10/2022	Review Patricia A. Staiano, Esq. and Mike Dal Lago, Esq. emails, and research Dal Lago firm (0.1); conference with Ms. Staiano regarding conference with Mr. Dal Lago (0.1); conference call with Mr. Dal Lago and Ms. Staiano regarding motion and discovery, and review of emails regarding call (0.8); conference call with Ms. Staiano and Trustee regarding call with Mr. Dal Lago and how to proceed (0.4); review email regarding document requests and email Ms. Staiano regarding same, and review of NDA (0.2); review case on Trustee information production, and email Ms. Staiano regarding same and regarding strategy (0.5); review of Ms. Staiano emails to Mr. Dal Lago and Daniel Stolz, Esq. regarding Dr. Malya issues, and review of Mr. Stolz reply (0.1).	BSE	2.20
06/13/2022	Numerous emails and discussions with Daniel Stolz, Esq., Mike Dal Lago, Esq., Bruce S. Etterman, Esq., and Trustee regarding Dr. Malya questions and possible objection to settlement, including reviewing prior NDA, gathering information to present to Dr. Malya (finances, affidavit of financial condition from Lawrence J. Margolis).	PAS	3.80
06/13/2022	Letter from Daniel Stolz, Esq. and document list in response to Dr. Malya adjournment request, potential objection to Rule 1019 settlement.	PAS	0.20
06/13/2022	Emails with Karl Knechtel, CPA regarding analysis by Trustee professionals regarding DGN/Margolis settlement.	PAS	0.60
06/13/2022	Receipt, review, emails and discuss lien search on Margolis property, including discuss legal issues regarding ability to realize payment/liquidation in case of obtaining judgment against Mr. Margolis.	PAS	0.80
06/13/2022	Review prior case documents and discuss same with Trustee and Bruce S. Etterman, Esq. in light of Dr. Malya assertion regarding prior fraud assertions against Mr. Margolis.	PAS	1.20
06/13/2022	Conference with Patricia A. Staiano, Esq. regarding Dr. Malya response (0.2); conference Karl Knechtel regarding documents reviewed (0.3); review email regarding Margolis mortgages, emails regarding Dr. Malya, and email Ms. Staiano regarding same (0.1); review emails and documents regarding document production to Dr. Malya and related	BSE	5.10



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	issues and conference with Mr. Knechtel regarding same (0.3); conference with same regarding documents received and reviewed (0.3); conference with Ms. Staiano regarding Dr. Malya document requests (0.2); draft and revise email to Daniel Stolz, Esq. regarding documents and Margolis certification, and emails regarding same (1.3); review file and emails to Ms. Staiano and Mr. Knechtel regarding documents received in 2021 (0.3); review of Margolis title search (0.1); review of Ms. Staiano email and Mr. Stolz reply regarding documents (0.1); conference with Ms. Staiano regarding conference with Mike Dal Lago, Esq., document production, and other matters (0.4); conference with Ms. Staiano and email Mr. Stolz regarding document production (0.2); review Mr. Stolz email regarding documents for Dr. Malya, emails to and conference with Ms. Staiano regarding same (0.2); conference with Ms. Staiano and draft email to Mr. Dal Lago regarding NDA and documents (0.6); conference with Mr. Knechtel regarding document production (0.1); draft email to Mr. Dal Lago for production of documents, and conference with Ms. Staiano regarding same (0.4).		
06/14/2022	Emails regarding and review of substitution of counsel.	PAS	0.50
06/14/2022	Continued emails and discussions with Trustee, Bruce S. Etterman, Esq., Michael Dal Lago, Esq., Daniel Stolz, Esq. regarding Dr. Malya objection to settlement, documents, and certification to provide to Dr. Malya and his counsel, NDA.	PAS	1.90
06/14/2022	Review Dr. Malya objection to settlement motion (0.3); preparation reply to same (0.6).	PAS	0.90
06/14/2022	Review Mike Dal Lago, Esq. and Patricia A. Staiano, Esq. emails regarding document production (0.1); email Karl Knechtel regarding documents (0.1); conferences Ms. Staiano regarding status and Mr. Dal Lago request (0.3); conference Mr. Knechtel regarding status, and emails to Mr. Knechtel regarding information regarding objection filed by Dr. Malya (0.1); review Mr. Dal Lago emails regarding and substitution (0.1); review Dr. Malya objection to settlement, and emails regarding same (0.2); conference with Ms. Staiano and Trustee and	BSE	2.80



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Date	Description	Att	Hrs
	review documents with them on call in connection with response to objection (1.9).		
06/15/2022	Review Mike Dal Lago, Esq. form certification of service and email to Mr. Dal Lago regarding deficiencies per local rules.	PAS	0.20
06/15/2022	Numerous emails and discussions with Bruce S. Etterman, Esq. and Trustee regarding reply to objection to settlement motion.	PAS	1.90
06/15/2022	Emails and discussions with Daniel Stolz, Esq., Mike Dal Lago, Esq., and Dr. Malya regarding objection to settlement motion, documents and certification to be provided to Dr. Malya.	PAS	0.80
06/15/2022	Commence review and comment drafts of reply pleadings to objection to motion for settlement.	PAS	0.80
06/15/2022	Emails to and from Patricia A. Staiano, Esq. regarding response papers (0.1); review Michael Dal Lago, Esq. and Ms. Staiano emails regarding NDA (0.1); conference with Ms. Staiano regarding New York lien law and other matters, and email Trustee and Ms. Staiano regarding same (0.2); review filings from prior to order for relief regarding claims against Margolis, and email Ms. Staiano regarding same (0.9); conference Karl Knechtel, Esq. regarding review of Margolis information (0.3); review research regarding New York entireties property and judgment liens (0.2); conference with Ms. Staiano and review emails regarding NDAs (0.1); conference with Ms. Staiano and emails to and from Daniel Stolz, Esq. regarding documents to provide (0.1); conference with Mr. Knechtel regarding and email Mr. Dal Lago regarding document production (0.2); conference with Ms. Staiano and Mr. Knechtel regarding Larry Margolis assets (0.1); preparation of certification for Mr. Knechtel regarding objection (0.3); conference with Mr. Knechtel regarding asses (0.1); conference with Ms. Staiano regarding response to objection (0.1); conference with Ms. Staiano and message Mr. Dal Lago regarding document production (0.1); emails	BSE	8.50



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Matter #: 15415

Date: September 1, 2022

Re: BENJAMIN STANZIALE
 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att	Hrs
06/16/2022	regarding house liens (0.1); review emails regarding NDA (0.1); emails regarding house liens (0.1); review email regarding and mortgage search regarding Margolis and emails to and from Mr. Knechtel and to Ms. Staiano regarding same (0.4); drafting of letter memo in response to objection, and research in connection with same (4.9).		
06/16/2022	Emails and discussions regarding reply to objection to settlement with Trustee, Bruce S. Etterman, Esq. and Karl Knechtel, CPA - including review, comments, edits of certifications and letter brief.	PAS	2.90
06/16/2022	Emails and discussion with Daniel Stolz, Esq. regarding settlement motion.	PAS	0.20
06/16/2022	Emails with Michael Dal Lago, Esq. regarding settlement motion.	PAS	0.10
06/16/2022	Draft and edit letter memo, research regarding same and emails Patricia A. Staiano, Esq. regarding same (1.1); revise draft Karl Knechtel certification, emails to and from him and conferences with him regarding same (1.0); conference call with Ms. Staiano and Mr. Knechtel regarding certification and hearing (0.4); prepare certification of service regarding response (0.4); conferences with Ms. Staiano regarding letter memo and certification and hearing and edit Mr. Knechtel certification with her (0.4); emails to and from Michael Dal Lago, Esq. (0.1); draft Ms. Staiano certification (0.4); review emails regarding documents reviewed (0.1); conference with Ms. Staiano regarding and finalize with her her certification and letter memo (0.6); review emails regarding and Margolis certification and conference with Ms. Staiano regarding same (0.2); finalize response papers and prepare exhibits for same (0.4); review 341 transcript and email Ms. Staiano regarding same (0.2).	BSE	5.30
06/17/2022	Telephone call with Michael Dal Lago, Esq. regarding settlement motion and objection thereto.	PAS	0.60



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06/17/2022	Telephone calls with Daniel Stolz, Esq. regarding settlement motion and objection thereto.	PAS	0.20
06/17/2022	Telephone calls and emails with Trustee and Bruce S. Etterman, Esq. regarding settlement motion and objection thereto and Trustee reply.	PAS	1.20
06/17/2022	Final review/comments regarding reply papers to objection to settlement.	PAS	0.60
06/17/2022	Review Margolis certification, and email Patricia A. Staiano, Esq. regarding same (0.1); emails to and from Mr. Stolz regarding Margolis certification, and message Ms. Staiano regarding same (0.3); conference with Karl Knechtel regarding his certification and related matters and preparation of certification (0.4); prepare exhibits for Ms. Staiano certification (0.2); edit and finalize letter memo in response to Malya (0.5); review and revise Karl Knechtel certification, and email to him regarding same (0.2); conference with Ms. Staiano regarding conferences with Mr. Stolz and Michael Dal Lago, Esq. (0.2); emails response documents to Trustee (0.1); conference with him regarding same and text Ms. Staiano regarding status (0.2).	BSE	2.20
06/20/2022	Review all pleadings and preparation for hearing on motion to approve settlement tomorrow (2.0); discussions with Trustee and Bruce S. Etterman, Esq. in preparation for hearing (1.6).	PAS	3.60
06/21/2022	Review Lance Friedman's certification (0.2); emails prior to hearing regarding Margolis certification (0.2); attend hearing on settlement motion (1.4); follow up post-hearing emails and discussions with Trustee, Daniel Stolz, Esq., Bruce S. Etterman, Esq. regarding Margolis deposition and next steps (0.5); review ethics rules in light of Friedman certification (0.2).	PAS	2.50
06/21/2022	Review new certification filed by Michael Dal Lago, Esq. (0.1); conference with Patricia A. Staiano, Esq. regarding same and related matters (0.2); conference with CPA regarding status, and emails and review emails regarding new filing (0.1); review research regarding new	BSE	2.30



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06/22/2022	filing, and review Ms. Staiano email regarding same (0.1); attend Court hearing on settlement (1.4); message and conferences with Ms. Staiano regarding hearing and related deposition (0.3); review Daniel Stolz, Esq. and Mr. Dal Lago emails and emails regarding deposition (0.1).		
06/22/2022	Emails and telephone calls regarding claims with Trustee and Bruce S. Etterman, Esq. regarding certain claims that need to be addressed before closing case (0.7); review research regarding certain claim issues (0.3).	PAS	1.00
06/22/2022	Emails regarding deposition.	PAS	0.10
06/22/2022	Review Abouyan claim and email Patricia A. Staiano, Esq. regarding same (0.3); review Ms. Staiano email regarding claims (0.1); emails to and from Ms. Staiano/Trustee regarding claim legal issue (0.1); email Joseph J. DiPasquale, Esq. regarding Christiana claim (0.1).	BSE	0.60
06/23/2022	Emails and discussions regarding claims objections.	PAS	0.50
06/23/2022	Emails and discussions with Trustee and Bruce S. Etterman, Esq. regarding Dr. Malya objection, issues raised by Mike Dal Lago, Esq. and possible issues to be raised in supplemental objection.	PAS	0.90
06/23/2022	Review Abouyan claim and review file regarding same (0.1); research, email and conference with Patricia A. Staiano, Esq. regarding same (0.2); further substantial research and review claim regarding Abouyan claim (1.4); prepare draft and draft email/memo regarding same (0.3).	BSE	2.00
06/23/2022	Review deposition notice, emails regarding deposition, and prepare deposition.	BSE	0.10
06/24/2022	Email from Bruce S. Etterman, Esq. (0.1) and discussion with Mr. Etterman and Trustee regarding deposition of Lawrence Margolis (0.3).	PAS	0.40



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06/24/2022	Emails (0.1) and discussion (0.8) with Michael Dal Lago, Esq. regarding settlement, Malya objection.	PAS	0.90
06/24/2022	Discussions with Trustee and Bruce S. Etterman, Esq. regarding my discussion with Mike Dal Lago, Esq. regarding Dr. Malya objection to settlement, Dr. Malya possible proposals/causes of action for Trustee to pursue (1.2) and legal research regarding same (0.5).	PAS	1.70
06/24/2022	Preliminary review and comment supplemental reply to objection to settlement motion.	PAS	0.50
06/24/2022	Preparation for and attend deposition of Lawrence Margolis (1.1); email Patricia A. Staiano, Esq. and Trustee regarding same (0.1); conference with Mike Dal Lago, Esq. regarding issues regarding settlement and related matters regarding PRX value and consolidation (0.6); conference with Ms. Staiano regarding same (0.1); conference Karl Knechtel, CPA for information regarding PRX (0.1); emails from and to Mr. Knechtel regarding same (0.1); conference with Ms. Staiano regarding drafting of response to Dr. Malya supplemental filing due on June 27, 2022 (0.2); conferences with Ms. Staiano and Mr. Dal Lago regarding his email and the deposition (0.2); review Mr. Dal Lago email and emails from and to Ms. Staiano regarding same (0.1); drafting of letter memo in response to expected Dr. Malya supplemental file, and email Ms. Staiano regarding same (1.4); conference with Ms. Staiano and Trustee regarding Ms. Staiano conference with Mr. Dal Lago, and prepare letter memo (0.3).	BSE	4.30
06/27/2022	Emails regarding Mark Christiana claim.	PAS	0.20
06/27/2022	Review, revise supplemental reply to objection to settlement (0.5) and discuss with Trustee and Bruce S. Etterman, Esq. (0.4).	PAS	0.90



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06/27/2022	Review research regarding substantive consolidation raised by Dr. Malya counsel (0.4); discuss with Trustee and Bruce S. Etterman, Esq. (0.5).	PAS	0.90
06/27/2022	Review supplemental opposition to settlement raised by Dr. Malya (0.3) and discuss with Trustee and Bruce S. Etterman, Esq. (0.5).	PAS	0.80
06/27/2022	Review supplemental reply to opposition to settlement filed by Daniel Stolz, Esq. (0.3) and discuss with Bruce S. Etterman, Esq. and Trustee (0.6).	PAS	0.60
06/27/2022	Prepare for hearing on June 28, 2022.	PAS	0.50
06/27/2022	Emails to and from Patricia A. Staiano, Esq. and Joseph DiPasquale, Esq. regarding Christiana claim.	BSE	0.20
06/27/2022	Prepare letter memo in opposition to supplemental objection, and email Patricia A. Staiano, Esq. regarding same (0.1); legal research regarding substantive consolidation (0.5); review Dr. Malya Supplemental Objection, and conference with Ms. Staiano regarding response to same (0.5); draft letter memo in response (1.4); emails to and from Karl Knechtel and prepare certification of service regarding same (0.1); conference with Trustee/Ms. Staiano regarding and revision with them of letter memo (0.7); review Daniel Stolz, Esq. response to Dr. Malya and emails to and from Ms. Staiano regarding same (0.2); emails to and from Mr. Knechtel and Trustee regarding hearing preparation (0.1).	BSE	3.60
06/28/2022	Attend hearing on motion to approve settlement (0.9) and discussions regarding same with Trustee, Bruce S. Etterman, Esq. and Daniel Stolz, Esq. (0.5).	PAS	1.40
07/01/2022	Conference with Patricia A. Staiano, Esq. regarding claims.	BSE	0.10



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Date	Description	Att	Hrs
07/01/2022	Conference with Patricia A. Staiano, Esq. regarding settlement (0.2); conference Karl Knechtel regarding objection hearing and settlement (0.1).	BSE	0.30
07/06/2022	Review prior emails, memos regarding outstanding claims issues and notes regarding same.	PAS	0.60
07/07/2022	Discussions with Trustee and Bruce S. Etterman, Esq. regarding outstanding claims issues (0.3); review Mr. Etterman's memos and research regarding possible claims objections (0.3); review draft motion objecting to Goodwin Proctor claim (0.3).	PAS	0.90
07/07/2022	Attend Court oral ruling regarding motion to approve settlement (1.2); follow up telephone calls with Trustee, Daniel Stolz, Esq. and Bruce S. Etterman, Esq. regarding same, including regarding revised form of order approving settlement (0.8).	PAS	2.00
07/07/2022	Emails with Trustee, Bruce S. Etterman, Esq., Daniel Stolz, Esq., Michael Dal Lago, Esq. regarding revised form of order.	PAS	0.40
07/07/2022	Attend to revisions to form of order.	PAS	0.30
07/07/2022	Review emails, and emails to Patricia A. Staiano, Esq. regarding claims issues (0.3); prepare Goodwin Proctor claims motion papers and email Ms. Staiano regarding same (0.4).	BSE	0.70
07/07/2022	Conferences with Patricia A. Staiano, Esq. regarding hearing and revisions to Order approving settlement, revision of same and prepare exhibit, and email Ms. Staiano regarding same (0.4); email to Court regarding settlement Order (0.2); conference with Ms. Staiano regarding Order and other matters (0.2).	BSE	0.80
07/07/2022	Conference Karl Knechtel, CPA regarding status and tax issues.	BSE	0.10



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Date	Description	Att	Hrs
07/08/2022	Review order approving settlement and emails regarding same.	PAS	0.30
07/11/2022	Follow up regarding tax issues, both pre and post-petition, preparation of debtor tax returns, tax claims, estate potential tax debt.	PAS	0.70
07/11/2022	Conference with Brian Jordan, CPA regarding claims issues, settlement, and status and review file during conference (1.0); review of documents and file regarding BenAdvance settlement regarding claims and regarding claims issues (0.4); conference with Patricia A. Staiano, Esq. and Trustee regarding claims and related matters (0.7).	BSE	2.10
07/11/2022	Emails to and from Brian Jordan regarding conferences and taxes (0.1); conference with him regarding tax issues (0.4); conference with Patricia A. Staiano, Esq. and Trustee regarding tax issues (0.3).	BSE	0.80
07/12/2022	Review case law and memo in support of objection to Abouyan Dobbs claim for payment of fees as counsel to debtor and discuss objection with Trustee and Bruce S. Etterman, Esq.	PAS	0.70
07/12/2022	Conference call with Trustee and Bruce S. Etterman, Esq. regarding claims issues/potential objections, payment amounts of claims in accordance with BenAdvance settlement.	PAS	0.80
07/12/2022	Emails regarding Andrew Goodenough claim.	PAS	0.20
07/12/2022	Final review Goodwin Proctor claims motion.	PAS	0.20
07/12/2022	Emails with Daniel Stolz, Esq. and Trustee regarding upcoming payment/wire transfer of settlement funds.	PAS	0.30



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Date	Description	Att	Hrs
07/12/2022	Obtain information regarding fees/emails for accountants for preparation of tax returns.	PAS	0.30
07/12/2022	Emails to and from Brian Jordan regarding claims and taxes (0.1); prepare motion regarding Goodwin claim, including certification of service, and emails to and from Trustee regarding same (0.6); conferences with Patricia A. Staiano, Esq. regarding Abouyan claim, and email regarding same (0.2); review research regarding Abouyan claim (0.3); review an analysis of claims (1.1); review Christiana claim (0.1); research and email Ms. Staiano regarding Abouyan claim (1.0); conference with Ms. Staiano regarding conference with Mr. Jordan and claims (0.2); conference with Mr. Jordan regarding claims (0.5); prepare email to Christiana regarding his claim (0.6); review of claims and email Ms. Staiano regarding additional information needed from creditors (0.9); emails to and from Mr. Goodenough regarding his claim (0.2).	BSE	5.80
07/12/2022	Conference with Brian Jordan regarding preferences (0.1); research regarding preferences in involuntary, and email Mr. Jordan regarding same (0.5).	BSE	0.60
07/12/2022	Conference with Brian Jordan regarding taxes.	BSE	0.20
07/13/2022	Review further memos/emails from Bruce S. Etterman, Esq. regarding claims review and review claims and discuss with Mr. Etterman regarding questions about certain claims regarding insufficient back-up, claim not against debtor (Scotti), Abouyan Dobbs claim, Cheryl Fine claim and review BenAdvance settlement agreement regarding certain investor claims.	PAS	1.60
07/13/2022	Discuss claims review, potential objections with Trustee.	PAS	0.40
07/13/2022	Review of settlement documents for BenAdvance regarding claims (0.1); message for Mr. Goodenough, and emails to and from CPAs and to Mr. Goodenough regarding his claim (0.2); conference with Patricia A.	BSE	4.30



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Date	Description	Att.	Hrs
07/14/2022	Staiano, Esq. regarding claims review and how to proceed (0.8); claims review and analysis regarding convertible note claims (2.0); conferences with Ms. Staiano regarding Abouyan claim and related matters (0.2); draft letter to Daniel Stolz, Esq. regarding said claim (0.5); review Brian Jordan email, and research regarding wage claim (0.2); emails to and from him regarding Ms. Fine claim (0.1); research and email Ms. Staiano regarding wage claim (0.2).		
07/14/2022	Edit letter to Daniel Stolz, Esq. regarding Abouyan claim.	PAS	0.40
07/14/2022	Further emails and discussions with Bruce S. Etterman, Esq. regarding claims issues.	PAS	0.50
07/14/2022	Review Bruce S. Etterman, Esq. emails to various claimants requesting further information regarding their claims.	PAS	0.40
07/14/2022	Claims review and analysis regarding convertible notes and related matters, and email Patricia A. Staiano, Esq. regarding same (2.1); email Ms. Staiano regarding claims (0.1); organize file regarding claims review (0.1); review Goodenough email and enclosure regarding claims, and email CPAs regarding same (0.6); conference with Ms. Staiano regarding claims review and related matters (0.2); draft letter to Scottis' counsel regarding claims, and email Ms. Staiano regarding same (1.0); review letter to Daniel Stolz, Esq. regarding Abouyan claim, and emails to and from Trustee regarding non-attorney filed claims emails (0.1); conference Brian Jordan regarding claims and taxes (0.3); emails to non-attorney filed claimants regarding support for claims (1.3); email to and from CPAs regarding Wilson claim (0.2).	BSE	6.00
07/15/2022	Finalize letter to Patrick Collins, Esq. regarding Scotti claims.	PAS	0.40



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07/15/2022	Discuss outstanding claims issues with Trustee.	PAS	0.20
07/18/2022	Review emails with Bruce S. Etterman, Esq., claimants regarding potential claims objections and emails with Mr. Etterman regarding same (0.6) and discuss same with Mr. Etterman (0.2).	PAS	0.80
07/18/2022	Emails with Trustee, accountants, Bruce S. Etterman, Esq. regarding preference analysis (0.2) and discuss with Trustee (0.1).	PAS	0.30
07/18/2022	Email from accountant Brian Jordan regarding tax analysis.	PAS	0.10
07/18/2022	Review Rupesh Vakil claim support and claim (0.2); review letter to Patrick T. Collins, Esq. regarding Scottis' claims (0.1); review N. Patel claim support documents supplied (0.2); review CPA email regarding Wilson claim, and emails regarding Wilson claim (0.5); email Mr. Goodenough regarding claim and follow-up email regarding Christiana claim (0.1); conference with Patricia A. Staiano, Esq. regarding claims status (0.1); emails to and from Ms. Staiano and to Brian Jordan regarding Cattino claim (0.1).	BSE	1.30
07/18/2022	Review CPA email regarding possible preferences and email Patricia A. Staiano, Esq./Trustee.	BSE	0.10
07/18/2022	Email to accountants regarding tax issues.	BSE	0.40
07/19/2022	Review emails between Bruce S. Etterman, Esq. and claimants and emails with Mr. Etterman regarding same - possible objections and information needed on claims (0.6); discuss same with Mr. Etterman (0.3).	PAS	0.90



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07/19/2022	Emails with accountants and Trustee regarding taxes.	PAS	0.30
07/19/2022	Review email, and email regarding Goodenough claim (0.1); review Brian Jordan email and email Patricia A. Staiano, Esq. regarding claims (0.1); review Ms. Staiano emails regarding taxes and claims and email Ms. Staiano regarding (0.1); emails to and from Rupesh Vakil regarding his claim (0.1); conference with Phillip Collins, Esq. regarding Scottis' claims (0.2).	BSE	0.60
07/20/2022	Emails to and from Mr. Goodenough and Milone regarding Wilson claim (0.2); conference with Patricia A. Staiano, Esq. regarding claims (0.1).	BSE	0.30
07/21/2022	Status call with Trustee.	PAS	0.20
07/21/2022	Further emails regarding claims review and requested back-up information.	PAS	0.20
07/21/2022	Email from Daniel Stolz, Esq. regarding closing.	PAS	0.10
07/21/2022	Email to and from Mr. Margiloff regarding claims backup and review backup (0.2); emails to and from Goodenough regarding Wilson claim (0.2).	BSE	0.40
07/22/2022	Conferences with Patricia A. Staiano, Esq. regarding claims.	BSE	0.20
07/25/2022	Email from Daniel Stolz, Esq. regarding payment of settlement funds.	PAS	0.10



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Date	Description	Att.	Hrs
07/25/2022	Prepare fee application, and review CPA retention papers regarding same.	BSE	0.40
07/27/2022	Review continued emails regarding proofs of claim inquiries for further information to support claims (0.3) and status call with Bruce S. Etterman, Esq. regarding same (0.2).	PAS	0.50
07/27/2022	Emails with Daniel Stolz, Esq. and Trustee regarding payment of settlement funds (0.2) and discuss with Trustee (0.1).	PAS	0.30
07/27/2022	Email to and from creditor Gallant.	BSE	0.10
07/27/2022	Review Margiloff email and enclosure regarding his claim, and reply to same (0.1); conference with Patricia A. Staiano, Esq. regarding claims and settlements (0.1); emails to and from Wilson regarding his claim (0.1); email Christiana regarding his claim (0.2); email Ms. Staiano regarding claim interest issue (0.2); emails to and from Wampler and to Glombocki regarding their claims (0.4); review Christiana email and enclosure, and email reply and to Ms. Staiano regarding claim (0.5).	BSE	1.60
07/28/2022	Further emails regarding proofs for certain claims.	PAS	0.20
07/28/2022	Emails with Daniel Stolz, Esq. regarding settlement payment.	PAS	0.20
07/28/2022	Emails regarding taxes and next steps regarding same.	PAS	0.10



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07/28/2022	Conference with Patricia A. Staiano, Esq. regarding interest and Christiana (0.1); conference Brian Jordan regarding claims and distributions (0.2).	BSE	0.30
07/28/2022	Email to Christiana regarding claim (0.2); emails to and from Mr. Wilson and to Glombicki regarding their claims (0.3).	BSE	0.50
07/28/2022	Conference with Brian Jordan regarding tax issues and filings (0.7); email to Trustee and Patricia A. Staiano, Esq. regarding same (0.2).	BSE	0.90
07/29/2022	Review continued emails with certain creditors regarding proofs of their claims (0.2); emails regarding claims of the Scottis (0.2) and follow up discussion with Bruce S. Etterman, Esq. (0.2).	PAS	0.60
07/29/2022	Review and comment motion objecting to Wampler claim.	PAS	0.20
07/29/2022	Review Glombicki email, review file regarding, and emails and review emails regarding claim support (0.3); review Glombicki claim support and file documents regarding same, and reply to him (0.4); review and organize documents, and consider open issues regarding questioned claims (0.2); emails to and from Wilson regarding claim (0.2); emails to and from Christiana regarding claim, and conference with Patricia A. Staiano, Esq. regarding status (0.2); review Wampler claim and emails regarding same (0.1); conference Wampler regarding claim (0.1); emails to and from Patrick T. Collins, Esq. regarding Scottis' claims (0.1); conference with Mr. Collins regarding same and email Ms. Staiano regarding conference (0.2); review Wilson and Goodenough emails regarding Wilson claim (0.1); prepare motion papers to expunge Wampler claim, and emails to and from Ms. Staiano regarding same (1.2).	BSE	3.10
08/01/2022	Letter to Abouyan Dobbs regarding proof of claim.	PAS	0.30



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Matter #: 15415

Date: September 1, 2022

Re: BENJAMIN STANZIALE
 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att	Hrs
08/01/2022	Emails and discussion with Daniel Stolz, Esq. regarding Abouyan Dobbs claim.	PAS	0.10
08/01/2022	Emails and discussions with Daniel Stolz, Esq., Trustee and Lawrence Margolis regarding settlement payment.	PAS	1.20
08/01/2022	Telephone call and email from Kevin Harrington, Esq. regarding payment due from BenAdvance parties next week (0.3); emails and discussion with Trustee and Bruce S. Etterman, Esq. regarding same and default provisions in agreement, order and consent judgment (0.4) and review consent judgment (0.1).	PAS	0.80
08/01/2022	Emails regarding Trustee power of attorney for IRS issues.	PAS	0.30
08/01/2022	Review Patricia A. Staiano, Esq. emails regarding Aboyoun Dobbs claim, and conference with her regarding same and regarding settlement (0.1); draft letter to Mr. Dobbs regarding claim (0.3); emails from and to Ms. Staiano regarding letter and regarding conference with Margolis (0.2); emails from and to Mr. Wilson, and from Mr. Goodenough, regarding Wilson claim (0.4); emails Mr. Wilson and Patrick T. Collins, Esq. regarding claims (0.3); emails from and to Trustee regarding Christiana claim (0.2); emails from and to Ms. Staiano regarding claims objections (0.1); emails and review emails regarding Christiana claim (0.1).	BSE	1.70
08/01/2022	Review Patricia A. Staiano, Esq. and Daniel Stolz, Esq. emails regarding settlement (0.1); conference with Ms. Staiano regarding settlements and defaults, and review Kevin Harrington, Esq. email regarding (0.3); conference with Ms. Staiano and Trustee regarding settlements and defaults and other issues (0.5).	BSE	0.90
08/01/2022	Review Patricia A. Staiano, Esq. emails and review agreement and judgment regarding BenAdvance settlement.	BSE	0.30



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Matter #: 15415**Date:** September 1, 2022

Re: BENJAMIN STANZIALE
CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277**Tax ID:** 22-3086478

Date	Description	Att.	Hrs
08/01/2022	Review Brian Jordan emails regarding taxes, review POA and email replies.	BSE	0.20
08/02/2022	Emails regarding Dustin Wilson claim (0.1) and discuss with Bruce S. Etterman, Esq. (0.1).	PAS	0.20
08/02/2022	Continued phone calls and emails with Trustee and Daniel Stolz, Esq. regarding payment of settlement funds by DGN.	PAS	0.80
08/02/2022	Discuss Kevin Harrington, Esq. communication regarding inability of BenAdvance to pay settlement funds with Trustee and Bruce S. Etterman, Esq.	PAS	0.40
08/02/2022	Review draft response to BenAdvance request.	PAS	0.20
08/02/2022	Emails from and to Brian Jordan regarding Wilson claim and conference with Patricia A. Staiano, Esq. regarding same (0.1); emails from and to Wilson regarding claim (0.1); emails to Mr. Jordan regarding Wilson claim (0.1).	BSE	0.30
08/02/2022	Conference with Patricia A. Staiano, Esq. regarding status and fee application (0.1); prepare for further drafting of fee application and email Ms. Staiano regarding same (0.3).	BSE	0.40
08/02/2022	Draft email Kevin Harrington, Esq. regarding amount due (0.6); conference with Patricia A. Staiano, Esq. regarding settlements (0.1).	BSE	0.70
08/03/2022	Emails regarding Wilson claim proofs, proposed settlement/consent order.	PAS	0.20



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Re: BENJAMIN STANZIALE
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Invoice #: 633277**Tax ID:** 22-3086478

Date	Description	Att	Hrs
08/03/2022	Continued discussions with Trustee and Bruce S. Etterman, Esq. (0.3) and email Kevin Harrington, Esq. regarding anticipated default by BenAdvance regarding scheduled settlement payment (0.3).	PAS	0.60
08/03/2022	Review of Brian Jordan email regarding Mr. Wilson claim, and message and email to Mr. Jordan (0.1); emails to and from Mr. Wilson regarding consent order (0.1); email Patricia A. Staiano, Esq. regarding Mr. Wilson claim issues (0.1); conference with Ms. Staiano regarding BenAdvance, claims and other matters (0.3); emails to and from Wilson regarding claim (0.2); draft consent order regarding Mr. Wilson claim, and email to and from Wilson regarding same (0.6); prepare application in connection with order (0.4); prepare related exhibits and documents (0.1).	BSE	1.90
08/03/2022	Editing of fee application.	BSE	0.50
08/03/2022	Review of emails regarding wire transfer regarding settlement and conference Patricia A. Staiano, Esq. regarding settlement.	BSE	0.10
08/03/2022	Review of Patricia A. Staiano, Esq. email to Kevin Harrington, Esq. regarding settlement payment, and conference with Ms. Staiano regarding status.	BSE	0.10
08/04/2022	Emails with Kevin Harrington, Esq. regarding BenAdvance settlement payment.	PAS	0.10
08/04/2022	Review Brian Jordan email regarding BenAdvance related entities, and email Patricia A. Staiano, Esq. regarding same (0.1); review Ms. Staiano and Kevin Harrington, Esq. emails regarding BenAdvance settlement (0.1).	BSE	0.20
08/05/2022	Emails with Trustee and Anthony Milone regarding settlement payment and discuss with Trustee.	PAS	0.50



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Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att.	Hrs
08/06/2022	Emails to and from Patricia A. Staiano, Esq. regarding Aboyoun Dobbs claim (0.1); draft letter memorandum to expunge said claim (1.3).	BSE	1.40
08/06/2022	Finalize Wilson application and related documents, and email Patricia A. Staiano, Esq. regarding same.	BSE	0.20
08/07/2022	Email to Patrick T. Collins, Esq. regarding Scotti claims (0.1); prepare notice of motion, order, certification of service, and review claim regarding objection to Aboyoun claim (0.4).	BSE	0.50
08/07/2022	Default letter and email Patricia A. Staiano, Esq. regarding same.	BSE	0.50
08/08/2022	Emails regarding Wilson and Scotti claims (0.2) and discuss Wilson consent order with Bruce S. Etterman, Esq. (0.1).	PAS	0.30
08/08/2022	Review and revise motion to expunge Aboyoun claim (0.3), discuss with Bruce S. Etterman, Esq. (0.2) and Trustee (0.1).	PAS	0.60
08/08/2022	Revise default letter to BenAdvance counsel (0.3) and discuss with Trustee (0.1).	PAS	0.40
08/08/2022	Conference with Patricia A. Staiano, Esq. regarding Wilson and other claims and prepare for filings(0.1); conference with Ms. Staiano regarding Aboyoun motion papers and revise same with her (0.2); conference with Ms. Staiano regarding claims (0.1); prepare/revise Aboyoun claim motion papers, and email Ms. Staiano regarding same (0.9); conference with Ms. Staiano regarding same (0.1).	BSE	1.40
08/08/2022	Conferences with Patricia A. Staiano, Esq. and revise draft default on settlement letter with her.	BSE	0.30



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Date: September 1, 2022

Re: BENJAMIN STANZIALE
 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att	Hrs
08/09/2022	Emails and discussions with Trustee and Bruce S. Etterman, Esq. regarding application and consent order regarding Wilson claim and motion to expunge Aboyoun claim.	PAS	0.40
08/09/2022	Final review and edit motion to expunge Aboyoun claim.	PAS	0.20
08/09/2022	Finalize default letter to BenAdvance counsel.	PAS	0.20
08/09/2022	Review documents and claim regarding Goodwin Proctor claim issues (0.3); prepare Aboyoun motion papers to file (0.4); conference with Patricia A. Staiano, Esq. regarding claims motions (0.1).	BSE	0.80
08/09/2022	Conference with Patricia A. Staiano, Esq. regarding, prepare letter to Kevin J. Harrington, Esq. regarding default, and email regarding same.	BSE	0.20
08/10/2022	Review email from Anthony Milone to Trustee regarding default, consent judgment (0.1) and discuss with Trustee (0.1).	PAS	0.20
08/10/2022	Review Goodwin Proctor motion papers, Aboyoun motion papers and Rules of Court (0.2) ; conference with Patricia A. Staiano, Esq. regarding motions (0.1).	BSE	0.30
08/10/2022	Conference with Patricia A. Staiano, Esq. regarding settlement and review Anthony Milone email regarding default.	BSE	0.10
08/11/2022	Review application and motion filings regarding claims (0.1); conferences with Patricia A. Staiano, Esq., and email her regarding Aboyoun claim motion (0.4).	BSE	0.50



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Tax ID: 22-3086478

Date	Description	Att.	Hrs
08/12/2022	Emails and discussions regarding claims objections.	PAS	0.40
08/12/2022	Review court notices regarding application regarding Wilson claim and correct same (0.1); emails to and from Patrick T. Collins, Esq. regarding Scotti claims (0.1).	BSE	0.20
08/14/2022	Conference with Patricia A. Staiano, Esq. regarding claims and fee application, and message Patrick T. Collins, Esq. regarding claim (0.1); conference with Mr. Collins regarding Scotti claim (0.1).	BSE	0.20
08/17/2022	Conference with Patricia A. Staiano, Esq. regarding Scottis and regarding settlement default.	BSE	0.10
08/18/2022	Prepare application, judgment and supporting documents and exhibits regarding judgment on defaulted settlement amount.	BSE	2.20
08/19/2022	Review order modifying claim of Goodwin Proctor and follow up regarding same.	PAS	0.20
08/19/2022	Review emails and order regarding Goodwin, emails regarding same and letter to Goodwin.	BSE	0.10
08/19/2022	Draft order and exhibits for application regarding default (0.1); email Patricia A. Staiano, Esq. regarding application and judgment (0.2).	BSE	0.30
08/22/2022	Review file documents regarding claims, outstanding issues.	PAS	0.70



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Invoice #: 633277

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Date	Description	Att.	Hrs
08/22/2022	Review order granting reduction regarding Dustin Wilson claim.	PAS	0.10
08/22/2022	Review emails with accountants regarding claims, liquidation analysis.	PAS	0.20
08/22/2022	Emails regarding outstanding claims issues.	PAS	0.20
08/22/2022	Prepare fee application.	PAS	1.80
08/22/2022	Emails to and from CPAs regarding claims, orders and related matters (0.3); email Patrick T. Collins, Esq. regarding status (0.1); emails regarding Dustin Wilson order and service of same, and serve same on Wilson (0.1); email from and to Brian Jordan regarding claims/payment schedule (0.1).	BSE	0.60
08/23/2022	Prepare fee application.	PAS	2.00
08/24/2022	Prepare fee application.	PAS	1.10
08/25/2022	Preliminary review of liquidation analysis prepared by accountants and emails regarding same.	PAS	0.50
08/25/2022	Review Brian Jordan email and schedule regarding claims and payment, analyze same, and email in reply (0.9); emails from and to Mr. Jordan and review settlement order regarding claims schedule (0.1).	BSE	1.00



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Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att.	Hrs
08/26/2022	Emails with Bruce S. Etterman, Esq. regarding claims issues/resolutions.	PAS	0.20
08/26/2022	Prepare fee application.	PAS	0.50
08/26/2022	Emails and discussions with Bruce S. Etterman, Esq.; review and comment of application for judgment in BenAdvance adversary proceeding.	PAS	0.70
08/26/2022	Conference with Patricia A. Staiano, Esq. regarding Scotti claims and review, and review Ms. Staiano regarding same.	BSE	0.10
08/26/2022	Conference with Patricia A. Staiano, Esq. regarding application and judgment regarding default (0.2); preparation for filing of application and judgment (0.1); prepare certification of service for same and conference with Ms. Staiano regarding same (0.3).	BSE	0.60
08/28/2022	Emails from and to Patricia A. Staiano, Esq. regarding claims status.	BSE	0.10
08/29/2022	Emails with Patrick Collins, Esq. regarding Scotti proofs of claim issues.	PAS	0.30
08/29/2022	Emails with Bruce S. Etterman, Esq. regarding outstanding proof of claim issues.	PAS	0.30
08/29/2022	Emails with Trustee's accountants regarding tax returns, liquidation analysis.	PAS	0.20



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Date: September 1, 2022

Re: BENJAMIN STANZIALE
 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att	Hrs
08/29/2022	Review Patricia A. Staiano, Esq. and Karl Knechtel emails regarding conference call regarding claim schedule (0.1); emails to and from Ms. Staiano regarding Scotti claims (0.2); review Ms. Staiano and Patrick T. Collins, Esq. emails regarding claims (0.1); emails to and from Mark Christiana regarding claim, and message Brian Jordan regarding claim schedule (0.1).	BSE	0.50
08/29/2022	Prepare fee application (0.1); emails to and from Patricia A. Staiano, Esq. regarding fee application update (0.1).	BSE	0.20
08/30/2022	Telephone calls with Kevin Harrington, Esq. regarding application for entry of judgment against BenAdvance parties (0.3).; email and telephone call with Court regarding same (0.3).	PAS	0.60
08/30/2022	Emails from and to Brian Jordan regarding claim schedule.	BSE	0.10
08/31/2022	Review email and documents/analysis from accountants regarding liquidation.	PAS	0.30
08/31/2022	Conference with Brian Jordan regarding and revise with him claim schedule (0.5); emails from and to Mr. Jordan regarding and review of revised schedule (0.2).	BSE	0.70
08/31/2022	Conference with Brian Jordan regarding taxes status.	BSE	0.10
Total Professional Time		613.60	\$339,340.00

Attorney Summary



Exhibit B to Application Page 95 of 95
Helling Lindeman Goldstein & Siegal LLP

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Date: September 1, 2022

Re: BENJAMIN STANZIALE
 CHAPTER 7 TRUSTEE FOR HEALTH TECH HARBOR, INC.

Invoice #: 633277

Tax ID: 22-3086478

Date	Description	Att.	Hrs
PAS	Patricia A. Staiano	325.40	600.00 195,240.00
BSE	Bruce S. Etterman	288.20	500.00 144,100.00
Actual Out-of-Pocket Disbursements			2,662.91
Invoice Total			\$342,002.91

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY	
Caption in Compliance with D.N.J. LBR 9004-1(b) HELLRING LINDEMAN GOLDSTEIN & SIEGAL LLP Patricia A. Staiano, Esq. Attorneys for Benjamin A. Stanziale, Jr. Chapter 7 Trustee One Gateway Center Newark, New Jersey 07102-5323 973.621.9020 pstaiano@hlglaw.com	
In Re: HEALTH TECH HARBOR, INC., Debtor.	Case No. 20-19017 (RG) Judge: Rosemary Gambardella Chapter 7 Hearing Date: October 18, 2022 at 10:00 a.m.

ORDER FOR FIRST INTERIM FEE ALLOWANCES FOR
HELLRING LINDEMAN GOLDSTEIN & SIEGAL LLP, ATTORNEYS
FOR BENJAMIN A. STANZIALE, JR., CHAPTER 7 TRUSTEE,
FOR ALLOWANCE OF COMPENSATION AND
REIMBURSEMENT OF OUT-OF POCKET EXPENSES

The relief set forth on the following pages numbered two (2) is hereby
ORDERED.

Debtor: HEALTH TECH HARBOR, INC.
Case No. 20-19017 (RG)

ORDER FOR FIRST INTERIM FEE ALLOWANCES FOR HELLRING LINDEMAN
GOLDSTEIN & SIEGAL LLP, ATTORNEYS FOR BENJAMIN A. STANZIALE, JR.,
CHAPTER 7 TRUSTEE, FOR ALLOWANCE OF COMPENSATION AND
REIMBURSEMENT OF OUT-OF POCKET EXPENSES

THIS MATTER being opened to the Court upon the Application of Hellring
Lindeman Goldstein & Siegal LLP, Attorneys for Benjamin A. Stanziale, Jr., Chapter 7 Trustee,
for payment of first interim allowances and reimbursement of out-of-pocket expenses; and notice
and opportunity for hearing were given to creditors and other parties in interest as required; and
the Court having read and considered the Application of Hellring Lindeman Goldstein & Siegal
LLP; and good cause appearing therefore, it is hereby

ORDERED that compensation and expenses are allowed as follows:

APPLICANTS	COMMISSION/FEES	EXPENSES
Hellring Lindeman Goldstein & Siegal LLP	\$339,340.00	\$2,662.91

Form 137 – aplccmpn

UNITED STATES BANKRUPTCY COURT

District of New Jersey
MLK Jr Federal Building
50 Walnut Street
Newark, NJ 07102

Case No.: 20–19017–RG
Chapter: 7
Judge: Rosemary Gambardella

In Re: Debtor(s) (name(s) used by the debtor(s) in the last 8 years, including married, maiden, trade, and address):
Health Tech Harbor, Inc.
20 Murray Hill Parkway
Ste 210
East Rutherford, NJ 07073

Social Security No.:

Employer's Tax I.D. No.:
47–3074907

NOTICE OF HEARING ON APPLICATION FOR COMPENSATION

NOTICE IS HEREBY GIVEN that there will be a hearing held before the honorable Rosemary Gambardella on:

Date: 10/18/22
Time: 10:00 AM
Location: Courtroom 3E, Martin Luther King, Jr. Federal Building, 50 Walnut Street, 3rd Floor, Newark, NJ 07102

for the purpose of acting on applications for compensation. Attendance by debtor(s) or creditors is welcome, but not required.

The following applications for compensation have been filed:

APPLICANT(S)
Hellring Lindeman Goldstein & Siegal LLP, Trustee's Attorney

COMMISSION OR FEES
\$339,340.00

EXPENSES
\$2,662.91

If this is a chapter 13 case, the fees and expenses awarded:

- ☐ will not reduce the amount to be paid to general unsecured creditors under the plan.
- ☐ will reduce the amount to be paid to general unsecured creditors under the plan as follows:

Debtor(s) or other parties who wish to object must file an objection not later than 7 days prior to the hearing date. Objections must be filed with the Court and served on the applicant and other interested parties.

An appearance is not required on an application for compensation unless an objection is filed.

Dated: September 15, 2022

JAN:

Jeanne Naughton
Clerk